GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 608 Committee Substitute Favorable 5/1/19

Short Title: SBI Emergency Pen Register/Trap and Trace.

(Public)

Sponsors:

Referred to:

April 8, 2019 1 A BILL TO BE ENTITLED 2 AN ACT TO ALLOW THE SBI TO CONDUCT WARRANTLESS USE OF A PEN 3 REGISTER OR TRAP AND TRACE DEVICE IN EMERGENCY SITUATIONS. 4 The General Assembly of North Carolina enacts: 5 SECTION 1. G.S. 15A-260 reads as rewritten: 6 "§ 15A-260. Definitions. 7 As used in this Article: 8 (1)"Electronic communication," "electronic communication service," and "wire 9 communication" shall have the meaning as set forth in Section 2510 of Title 10 18 of the United States Code; "Pen register" means a device which records or decodes electronic or other 11 (2)12 impulses which identify numbers dialed or otherwise transmitted on the telephone line to which such device is attached, but the term does not include 13 14 any device used by a provider or customer of a wire or electronic service for billing, or recording as an incident to billing, for communication services 15 16 provided by the provider or any device used by a provider or customer of a 17 wire communication service for cost accounting or other like purposes in the 18 ordinary course of its business, nor shall the term include any device which 19 allows the listening or recording of communications transmitted on the 20 telephone line to which the device is attached. "Trap and trace device" means a device which captures the incoming 21 (3)22 electronic or other impulses which identify the originating number of an instrument or device from which a wire or electronic communication was 23 24 transmitted. 25 The following definitions apply in this Article: Electronic communication. - As defined in Section 2510 of Title 18 of the 26 (1)27 United States Code. 28 Electronic communication service. - As defined in Section 2510 of Title 18 (2)29 of the United States Code. 30 Law enforcement officer. - A sheriff, deputy sheriff, police officer, State (3) Highway Patrol Trooper, or State Bureau of Investigation Agent. 31 32 Location data. – Global positioning system (GPS) coordinates, triangulation (4) 33 and timing advance data, distance to tower measurements, location-based services (LBS) information, and per-call measurement data collected or 34 retained by a telecommunications provider which can be used to locate a 35 telecommunications device either historically or prospectively. Location data 36



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1		does not include the contents of any communication	n made using a
2		telecommunications device.	<u>_</u> ;
3	<u>(5)</u>	Pen register. – A device which records or decodes electronic	or other impulses
4	<u></u>	which identify numbers dialed or otherwise tra	-
5		telecommunications device and location data of a telecomm	
6		The term does not include any device used by a provider or o	
7		or electronic service for billing, or recording as an incide	
8		communication services provided by the provider or any	
9		provider or customer of a wire communication service for	
0		other like purposes in the ordinary course of its business,	
1		include any device which allows the listening or recording o	
2		transmitted on the telephone line to which the device is atta	
3	<u>(6)</u>	Trap and trace device. – A device which captures the incor	
4	<u>(0)</u>	other impulses which identify the originating number of	-
5		device from which a wire or electronic communication was	
6	(7)	Wire communication. – As defined in Section 2510 of Title	
7	<u>(7)</u>	States Code."	
8	SEC'	TION 2. G.S. 15A-261 reads as rewritten:	
9		ohibition and exceptions.	
0		eneral. – Except as provided in subsection (b) of this section	n no person may
1		ben register or a trap and trace device without first obtaining	
2	provided in this		5 a court order as
3	1	ption. – The prohibition of subsection (a) of this section doe	s not apply to the
4		ster or a trap and trace device by a provider of wire or electron	
5		n any of the following circumstances:	ic communication
6	(1)	Relating to the operation, maintenance, or testing of a v	vire or electronic
7	(1)	communication service or to the protection of the rights	
8		provider, or to the protection of users of that service from a	
9		unlawful use of service; orservice.	buse of service of
0	(2)	To record the fact that a wire or electronic communicatio	n was initiated or
1	(2)	completed in order to protect the provider, another provider	
2		toward the completion of the wire communication, or a us	
3		from fraudulent, unlawful or abusive use of service; orservi	
<i>3</i> 4	(3)	With the consent of the user of that service.	<u></u>
5	(3)	<u>Under emergency circumstances, as provided in G.S. 15A-</u>	265
6		$\frac{1}{1}$ $\frac{1}$	
7		of a Class 1 misdemeanor."	cetion (a) or this
8		TION 3. G.S. 15A-263 reads as rewritten:	
8 9		uance of order for pen register or trap and trace device.	
0		eneral. – Following application made under G.S. 15A-262, a su	perior court judge
1		parte order authorizing the installation and use of a pen reg	
2	•	in the State if the judge finds: finds that either of the following	-
		ini the State if the judge mus. Thids that either of the following	<u>; requirements nas</u>
3 4	been met: (1)	The judge finds all of the following:	
4 5	(1)	<u>The judge finds all of the following:</u>	to baliava that a
		<u>a.</u> That there is reasonable suspicion probable cause	
6 7		felony offense, or a Class A1 or Class 1 misdemeano	n offense has been
.7		committed; committed.	40.00000441.441
8		(2) <u>b.</u> That there are reasonable grounds is probable cause	
9		person named or described in the affidavit commit	
60		that person is known and can be named or described	I; and described.

		(3)<u>c.</u>	That the results of procedures involving pen reg	gisters or trap and trace
			devices will be of material aid in determinin	g whether the persor
			named in the affidavit committed the offense.	
	(2)	The ju	dge finds all of the following:	
		a.	That there exists an emergency situation	which involves the
			disappearance of an individual, a runaway chil	
			for which no criminal charge provided in G.S.	
			be readily apparent, that involves an imminent	
			physical harm.	
		<u>b.</u>	That the information gained from the use of pe	n registers or trap and
			trace devices will be of material aid in locating a	
			in sub-subdivision a. of this subdivision who	
			serious physical harm.	
(b)	Conten	ts of O	rder. – An order issued under this section:	
	(1)	Shall s	specify:	
		a.	The identity, if known, of the person to whom	is leased or in whose
			name is listed the telephone line to which the p	en register or trap and
			trace device is to be attached;	
		b.	The identity, if known, of the any person who	o is the subject of the
			criminal investigation;	
		c.	The number and, if known, physical location o	f the telephone line to
			which the pen register or trap and trace device is	s to be attached and, in
			the case of a trap and trace device, the geogra	phic limits of the traj
			and trace order; and	
		d.	The criminal offense or emergency situation to	which the information
			likely to be obtained by the pen register or trap a	nd trace device relates
			and	
			direct, upon request of the applicant, the furni	
		faciliti	es, or technical assistance necessary to accomp	lish the installation o
		-	n register or trap and trace device under G.S. 15A	A-264.
(c)			and Extension.	
	· · ·		der issued under this section shall authorize the in	
		+	gister or a trap and trace device for a period not t	•
	· · ·		tension of an order issued under this section ma	
		-	an application for an order under G.S. 15A-262	1 0
			g required by subsection (a) of this section. The pe	eriod of extension shal
			ceed 60 days.	
(d)			e of Existence of Pen Register or a Trap and Tra	
		roving	the installation and use of a pen register or a trap	and trace device shal
direct that				
	. ,		der be sealed until otherwise ordered by the judg	
		-	erson owning or leasing the line to which the per	
			levice is attached, or who has been ordered by	
			nce to the applicant, not disclose the existence of	
			ace device or the existence of the investigation to	
			ny person, unless otherwise ordered by the judge	
The provis			5A-903 and 15A-904 shall apply to this Article."	.
	SECTI		Article 12 of Chapter 15A of the General St	tatutes is amended by
adding a n				

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	<u>(a)</u>	Notwithstanding any other provision of this Article, an agent of the	State Bureau of
-	Investigat	ation, with the permission of the agent's supervisor, may have installed	l and use a pen
-	register o	or trap and trace device if the agent makes either of the following detern	ninations:
		(1) An emergency situation exists that involves immediate dan	ger of death or
		serious bodily injury to any person that requires the installati	on and use of a
		pen register or a trap and trace device before an order	authorizing the
		installation and use can, with due diligence, be obtained, and the	ere are grounds
		upon which an order could be entered pursuant to G.S. 15	5A-263(a)(1) to
		authorize the installation and use.	
		(2) An emergency situation exists that involves the disapp	earance of an
		individual, a runaway child, or a missing person for which no	criminal charge
		provided in G.S. 15A-263(a)(1)a. may be readily apparent,	but where the
		individual may be in immediate danger of death or serious bod	
		on, but not limited to, the age, physical condition, or	circumstances
		surrounding the disappearance of the individual.	
	<u>(b)</u>	When an agent installs a pen register or trap and trace device pursua	
		is section, the agent must seek an order approving the installation or us	e in accordance
		. 15A-263 within 48 hours after the installation begins.	
	<u>(c)</u>	In the absence of an authorizing order pursuant to G.S. 15A-263, the	-
1		or trap and trace device shall immediately terminate when the inform	
		, when the application for the order is denied, or when 48 hours have l	apsed since the
		on of the pen register or trap and trace device, whichever first occurs.	
	<u>(d)</u>	Any agent who knowingly violates subsection (b) or (c) of this section	on is guilty of a
		nisdemeanor.	
	<u>(e)</u>	A provider of a wire or electronic service, landlord, custodian, or ot	
		s facilities or technical assistance pursuant to this section shall	
-	-	ated for reasonable expenses incurred in providing facilities and assistant	
	<u>(f)</u>	Notwithstanding G.S. 121-5, any information gained from the use of	
	-	trace devices pursuant to this section that is not required to be retained	
		in a criminal prosecution shall be destroyed as soon as practicable upo	n the resolution
-	of the em	nergency situation."	1 11
	• , 11 ,•	SECTION 5. This act becomes effective December 1, 2019,	
		ons occurring on or after that date, and any criminal penalties created b	y this act apply
	to offense	es committed on or after that date.	