## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

H HOUSE BILL 213

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Short Title:	Kelsey Smith Act. (Public
Sponsors:	Representatives Hurley, McNeill, Carter, and C. Smith (Primary Sponsors).  For a complete list of sponsors, refer to the North Carolina General Assembly web site.
Referred to:	Judiciary 3, if favorable, Rules, Calendar, and Operations of the House
	March 4, 2021
	A BILL TO BE ENTITLED
ΔΝ ΔCΤ Τ	O AUTHORIZE THE PROVISION OF TELECOMMUNICATIONS DEVICE
	ION INFORMATION TO LAW ENFORCEMENT UNDER CERTAIN
	ENCY CIRCUMSTANCES.
	Assembly of North Carolina enacts:
	SECTION 1. This act shall be known as the Kelsey Smith Act.
	<b>SECTION 2.</b> Chapter 15A of the General Statutes is amended by adding a new
Article to re	
	"Article 16C.
	"Provision of Wireless Call Location Data to Law Enforcement.
" <u>§ 15A-300</u>	.10. Provision of call location data by wireless service provider to law
<u>e</u>	nforcement.
<u>(a)</u> <u>7</u>	The following definitions apply in this section:
<u>(</u>	1) Call location data. – Global positioning system, triangulation, and per-cal
	measurement data indicating the location of a telecommunications device
	Call location data does not include the contents of any communication mad
	using a telecommunications device.
<u>)</u>	2) Imminent. – With respect to a risk of death or serious physical harm, mean
	that the length of time necessary to comply with otherwise applicable
	provisions of law pertaining to obtaining authorization for electroni
	surveillance would, in the professional judgment of the law enforcement
	agency based upon generally accepted surveillance and investigation protocols, significantly reduce the chance of preventing death or serious
	physical harm.
(	3) Public safety answering point. – Defined in G.S. 143B-1400.
	4) Wireless service provider. – A commercial mobile radio service provider, a
7	defined in G.S. 143B-1400, including providers of subscription-based
	in-vehicle security service.
(b) U	Jpon request of the highest ranking person on duty for the law enforcement agenc
	safety answering point on behalf of a law enforcement agency, a wireless service
-	Il provide call location data concerning the telecommunications device of a user to
-	ng law enforcement agency or public safety answering point. The highest rankin
•	ity for the law enforcement agency or public safety answering point may request dat
under this s	ection only in an emergency situation that involves an imminent risk of death of



- serious physical harm and may only request the amount of data reasonably necessary to prevent the imminent death or serious physical harm.
- (c) A wireless service provider may establish procedures for voluntary disclosure of call location data.
- (d) A civil action may not be brought in any court against any wireless service provider or any other person for providing call location data if the provider acted in good-faith reliance upon the representations of the law enforcement agency or public safety answering point and as required by this section.
- (e) All wireless service providers registered to do business in the State shall submit emergency contact information to the State Bureau of Investigation in order to facilitate requests from law enforcement agencies for call location data. This information must be submitted annually by June 15 or immediately upon any change in emergency contact information.
- (f) The State Bureau of Investigation shall maintain a database containing emergency contact information for all wireless service providers registered to do business in the State and shall make the information readily available upon request to all public safety answering points located in the State."
  - **SECTION 3.** This act becomes effective July 1, 2021.