## HOUSE BILL 289

By: Delegates Carr, Rosenberg, Smigiel, and Waldstreicher
Introduced and read first time: January 20, 2014
Assigned to: Judiciary
Committee Report: Favorable with amendments
House action: Adopted
Read second time: March 29, 2014
CHAPTER $\qquad$

## AN ACT concerning

## Automatic Meter Vehiele Registration License Plate Readers and Captured Plate Data - Authorized Uses

FOR the purpose of probibiting a pron from using an automatic motor vehiele regis ion plate wa to a certain ex ion for a law enfore age for orvin purpes; probibiting a law enformen agen from sharing eap ure plate dat for other than eortain purpesesubje to $a$ eertain exeption; probibiting a law enforeement ageney from retaining eapured plate datar more than acertain period of time and requiring the law enforemen ageney to destroy the ap ured platedata after that time period, subje to artain exeption for a ertsin purper requiring a law enforement age tha 1 e under this 1 et to des the a plate data the omelusion of ervin ativity or proeringe; altering the definition of "eovert investigation" to include the use fan automatic registration platerer rystem for purper fer expanding the applieation of the probibition againgt a law enforement ageney eondurting a covert investigation of certain persons engaged in First Amendmen a tivities; requiring a us of of an automatie registration platereader system to deny insperion of the erured platan prohibiting a law enforcement agency from using captured plate data unless the agency has a legitimate law enforcement purpose; establishing certain penalties for a certain violation; requiring the Department of State Police and certain law enforcement agencies to adopt certain procedures; establishing that information gathered by an automatic license plate reader system is not subject to disclosure under the

[^0]Maryland Public Information Act; requiring the Department, in conjunction with the Maryland Coordination and Analysis Center and certain law enforcement agencies, to report certain information to certain committees on or before a certain date each year; requiring the Center, in cooperation with certain entities, to develop a certain model audit policy; establishing the policy of the State; defining certain terms; and generally relating to the authorized uses of automatic license plate reader systems and captured plate data.

BY adding to
Article - Public Safety
Section 3-509
Annotated Code of Maryland
(2011 Replacement Volume and 2013 Supplement)
BY repealing and reenating, withoutamendments; Artiole-Public Safy
Section 3-701(a)(1) and (e)
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(2011 Replacment Volume and 2013 Sumplement)
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Section $3-701$ (a)(3)
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(2011 Per Volum and 2013 Supplement)
BY a in ing withou anendmento,
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Section 10-616(a)
Annotated Cod Maryland
(2009 Replacement Volume and 2013 Supplement)
BY adding to

BY repealing and reenacting, without amendments,
Article - General Provisions
Section 4-304
Annotated Code of Maryland
(As enacted by Chapter (H.B. 270) of the Acts of the General Assembly of 2014)

BY adding to

Article - General Provisions
Section 4-326
Annotated Code of Maryland
(As enacted by Chapter (H.B. 270) of the Acts of the General Assembly of 2014)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
Article - Public Safety

3-509.
(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
(2) (I) "ACTIVE DATA" MEANS:

1. DATA UPLOADED TO INDIVIDUAL AUTOMATIC LICENSE PLATE READER SYSTEM UNITS BEFORE OPERATION; AND
2. DATA GATHERED DURING THE OPERATION OF AN AUTOMATIC LICENSE PLATE READER SYSTEM.
(II) "ACTIVE DATA" DOES NOT INCLUDE HISTORICAL DATA.
(2) (3) "AUTOMATIC REGISTRATION LICENSE PLATE READER SYSTEM" MEANS A SYSTEM OF ONE OR MORE MOBILE OR FIXED AUTOMATED HIGH-SPEED CAMERAS USED IN COMBINATION WITH COMPUTER ALGORITHMS TO CONVERT IMAGES OF LICENSE PLATES INTO COMPUTER-READABLE DATA.
(3) (4) (I) "CAPTURED PLATE DATA" MEANS THE GLOBAL POSITIONING SYSTEM COORDINATES, DATES AND TIMES, PHOTOGRAPHS, LICENSE PLATE NUMBERS, AND ANY OTHER DATA COLLECTED BY OR DERIVED FROM AN AUTOMATIC REGHSTRATION LICENSE PLATE READER SYSTEM.
(II) "CAPTURED PLATE DATA" INCLUDES ACTIVE DATA AND HISTORICAL DATA.
(5) "CENTER" MEANS THE MARYLAND COORDINATION AND ANALYSIS CENTER.
(6) "HISTORICAL DATA" MEANS ANY DATA COLLECTED BY AN AUTOMATIC LICENSE PLATE READER SYSTEM AND STORED IN AN AUTOMATIC

> LICENSE PLATE READER DATABASE OPERATED BY THE MARYLAND COORDINATION AND ANALYSIS CENTER OR BY A LAW ENFORCEMENT AGENCY.
(7) "LAW ENFORCEMENT AGENCY" HAS THE MEANING STATED IN §3-201(D) OF THIS TITLE.
(8) "LEGITIMATE LAW ENFORCEMENT PURPOSE" MEANS THE INVESTIGATION, DETECTION, OR ANALYSIS OF A CRIME OR A VIOLATION OF THE MARYLAND VEHICLE LAWS OR THE OPERATION OF TERRORIST OR MISSING OR ENDANGERED PERSON SEARCHES OR ALERTS.
(B) (1) A LAW ENFORCEMENT AGENCY MAY NOT USE CAPTURED PLATE DATA UNLESS THE AGENCY HAS A LEGITIMATE LAW ENFORCEMENT PURPOSE.
(2) AN EMPLOYEE OF A LAW ENFORCEMENT AGENCY WHO VIOLATES THIS SUBSECTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 1 YEAR AND A FINE NOT EXCEEDING $\$ \mathbf{1 0 , 0 0 0}$ OR BOTH.
(C) (1) THE DEPARTMENT OF STATE POLICE AND ANY LAW ENFORCEMENT AGENCY USING AN AUTOMATIC LICENSE PLATE READER SYSTEM SHALL ADOPT PROCEDURES RELATING TO THE OPERATION AND USE OF THE SYSTEM.
(2) THE PROCEDURES SHALL INCLUDE:
(I) WHICH PERSONNEL IN THE CENTER OR A LAW ENFORCEMENT AGENCY ARE AUTHORIZED TO QUERY CAPTURED PLATE DATA GATHERED BY AN AUTOMATIC LICENSE PLATE READER SYSTEM;
(II) AN AUDIT PROCESS TO ENSURE THAT INFORMATION OBTAINED THROUGH THE USE OF AN AUTOMATIC LICENSE PLATE READER SYSTEM IS USED ONLY FOR LEGITIMATE LAW ENFORCEMENT PURPOSES, INCLUDING AUDITS OF REQUESTS MADE BY INDIVIDUAL LAW ENFORCEMENT AGENCIES OR AN INDIVIDUAL LAW ENFORCEMENT OFFICER; AND
(III) PROCEDURES AND SAFEGUARDS TO ENSURE THAT CENTER STAFF WITH ACCESS TO THE AUTOMATIC LICENSE PLATE READER DATABASE ARE ADEQUATELY SCREENED AND TRAINED.
(D) INFORMATION GATHERED BY AN AUTOMATIC LICENSE PLATE READER SYSTEM IS NOT SUBJECT TO DISCLOSURE UNDER THE MARYLAND PUBLIC INFORMATION ACT.
(E) ON OR BEFORE MARCH 1 OF EACH YEAR BEGINNING IN 2016, THE DEPARTMENT OF STATE POLICE, IN CONJUNCTION WITH THE CENTER AND LAW ENFORCEMENT AGENCIES THAT MAINTAIN AN AUTOMATIC LICENSE PLATE READER DATABASE, SHALL REPORT TO THE SENATE JUDICIAL PROCEEDINGS COMMITTEE, THE HOUSE JUDICIARY COMMITTEE, AND THE LEGISLATIVE POLICY COMMITTEE, IN ACCORDANCE WITH § $\mathbf{2 - 1 2 4 6}$ OF THE STATE GOVERNMENT ARTICLE, ON THE FOLLOWING INFORMATION BASED ON DATA FROM THE PREVIOUS CALENDAR YEAR:
(1) THE TOTAL NUMBER OF AUTOMATIC LICENSE PLATE READER UNITS BEING OPERATED IN THE STATE BY LAW ENFORCEMENT AGENCIES AND THE NUMBER OF UNITS SUBMITTING DATA TO THE CENTER;
(2) THE NUMBER OF AUTOMATIC LICENSE PLATE READER READINGS MADE BY A LAW ENFORCEMENT AGENCY THAT MAINTAINS AN AUTOMATIC LICENSE PLATE READER DATABASE AND THE NUMBER OF READINGS SUBMITTED TO THE CENTER;
(3) THE NUMBER OF AUTOMATIC LICENSE PLATE READER READINGS BEING RETAINED ON THE AUTOMATIC LICENSE PLATE READER DATABASE;
(4) THE NUMBER OF REQUESTS MADE TO THE CENTER AND EACH LAW ENFORCEMENT AGENCY THAT MAINTAINS AN AUTOMATIC LICENSE PLATE READER DATABASE FOR AUTOMATIC LICENSE PLATE READER DATA, INCLUDING SPECIFIC NUMBERS FOR:
(I) THE NUMBER OF REQUESTS THAT RESULTED IN A RELEASE OF INFORMATION;
(II) THE NUMBER OF OUT-OF-STATE REQUESTS;
(III) THE NUMBER OF FEDERAL REQUESTS;
(IV) THE NUMBER OF OUT-OF-STATE REQUESTS THAT RESULTED IN A RELEASE OF INFORMATION; AND
(V) THE NUMBER OF FEDERAL REQUESTS THAT RESULTED IN A RELEASE OF INFORMATION;
(5) ANY DATA BREACHES OR UNAUTHORIZED USES OF THE AUTOMATIC LICENSE PLATE READER DATABASE; AND
(6) A LIST OF AUDITS THAT WERE COMPLETED BY THE CENTER OR A LAW ENFORCEMENT AGENCY.
(B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A PERSON MAY NOT USE AN AUTOMATIC REGFSTRATHON PLATE READERSYSTEM.
(2) A LAW ENFORGEMENT AGENCY MAY USE AN AUTOMATIG REGISTRATION PHATE READER SYSTEM TO:
(I) PROTECT PUBLIC SAFETY;

(HI) ENSURE COMPHANCE WHTH LOGAL, STATE, OR FEDERAL LAW.
(C) (1) EXGEPT AS PROVUOED IN PARAGRAPH (2) OF THSS SUBSECTION, A LAW ENFORCEMENT AGENCY MAY NOT USE OR SHARE GAPTURED PLATE DATA FOR ANY PURPOSE OTHER THAN THOSE STATED IN SUBSEGTMN (B)(2)OF THSSECTHON.
(2) A LAW ENFORCEMENT AGENCY MAY SHARE WHU ANOTUER EAW ENFORGEMENT AGENGY GAPTURED PLATE DATA THAT INDIGATES EVIOENCEOFANOFPENSE.
(В) (1) EXGEPT AS PROVIDEG IN PARAGRAPH (2) OF TUSS SUBSECTION, ALAW ENFORCEMENT AGENCY:
(I) MAY NOT RETAIN CAPTURED PLATE DATA FOR MORE THAN 3OMAYS:AN
(\#) SHAEL DESTROY CAPTURED PLATE BATA AFTER $3 \boldsymbol{\theta}$ PAYS:
(2) ( 1 ) A LAW ENFORGEMENT AGENCY MAY RETAN GAPTUREA PLATE DATA FOR MORE THAN 30 DAYS AS PART OF AN ONGOING GRIMHNAE INVESTIGATION.
(H) A LAW ENFORGEMENT AGENCY THAT RETANS GAPTURED PLATE DATA FOR MORE THAN 30 DAYS UNDER THES PARAGRAPH SHALL DESTROY THE CAPTURED PLATE DATA AT THE GONCLUSION OF:
${ }^{1}$
ANY CRIMENAL INVESTIGATION THAT INVOLVEG
 CHARGESTOR
2. ANY LEGAL ACTION UNDERTAKEN THAT INVOLVEDTHE CAPTUREDPLATE DATA.

2-701.
(a) (1) In thi (tion following word have theningindieater
(3) (i) "Covert investigation" means an infiltration of or attempto infiltrate a group or organization in a manner that oneals the identity of the law enfreement ageney or the identity of an offieer or agent of the law enforeement ageney.

## (ii) "COVERT INNESTHGATHN" NNGEUDES THE USE OF AN AUTOMATIC REGISTRATION PLATE READER SYSTEM UNDER $\$ 3-509$ OF THSS 

(HI) "Covert inverion" do no inelude the use of plainelothe offieers or employe for erowd control and publie af purposes at public vento.
(e) (1) Alawenforement ageney may not onduet a eovert investigation ef a person, g group, or an organization engaged in First Amendment anvitie unlesf the ehief or the chief's designe mak a written finding in advaneor as an as pratieable afterwards that the oovert investigation is justified beause:
(i) it is based a pable, arieulable suspieion that the

(ii) a in in mus mod inves igation is no likely to yield satisfactory results.
(2) Membership or participation in group or organization engaged in Firs Amendment activitie doe not alone establish reasonable, articulable suspieion of eriminal activity.

## Article - StateGovermment General Provisions

10-616. 4-304.
(a) Unless otherwise provided by law, a custodian shall deny inspection of a public record, as provided in this part.

4-326.
(W) (A) (1) ( $)$ In THIS SUBSECTION SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
(II) (2) "AUTOMATIC Registration LICENSE Plate reader system" has the meaning stated in § 3-509 of the Public SAFETY ARTICLE.
(표) (3) "CAPTURED PLATE DATA" HAS THE MEANING Stated in § 3-509 of the Public Safety Article.
(2) (B) EXCEPT AS PROVIDED IN PARAGRAPH (3) SUBSECTIONS (C) AND (D) OF THIS SUBSECTION SECTION, A CUSTODIAN OF CAPTURED PLATE data collected by an automatic registration license plate reader SYSTEM SHALL DENY INSPECTION OF THE CAPTURED PLATE DATA.
(3) (C) A CUSTODIAN MAY USE OR SHARE CAPTURED PLATE DATA IN THE COURSE OF THE CUSTODIAN'S DUTIES AS AUTHORIZED UNDER § 3-509 of the Public Safety Article.
(D) SUBSECTION (B) OF THIS SECTION DOES NOT APPLY TO AN ELECTRONIC TOLL COLLECTION SYSTEM OR ASSOCIATED TRANSACTION SYSTEM OPERATED BY OR IN CONJUNCTION WITH THE MARYLAND TRANSPORTATION AUTHORITY.

SECTION 2. AND BE IT FURTHER ENACTED, That, on or before October 1, 2015, the Maryland Coordination and Analysis Center, in cooperation with the Maryland Chiefs of Police Association and the Maryland Sheriffs Association, shall develop a model audit policy for access to and use of automatic license plate reader data.

SECTION 룰. 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2014.


[^0]:    EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
    [Brackets] indicate matter deleted from existing law.
    Underlining indicates amendments to bill.
    Strike indicates matter stricken from the bill by amendment or deleted from the law by amendment.

