SENATE BILL 266

E4 (9lr0212)

ENROLLED BILL

—Judicial Proceedings/Judiciary—

Introduced by The President (By Request - Administration) and Senators Frosh and Lenett, Lenett, Brochin, Forehand, Gladden, Muse, Raskin, and Simonaire

Read an	nd Examined by Proofreaders:
	Proofreader
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Sealed with the Great Seal an	nd presented to the Governor, for his approval thi
day of	at o'clock,N
	President
	CHAPTER
AN ACT concerning	
· -	t of State Police – Investigations Affecting First Amendment Rights ion and Assembly Protection Act of 2009
1 1 1 0	nat a covert investigation of a certain person, group, on a reasonable suspicion that the person, group, o
•	or engaged in, criminal activity; authorizing that th
	ed only under certain circumstances prohibiting a lay
enforcement agency from	conducting a covert investigation of a certain persor
	lless a certain individual makes a written finding at
	overt investigation is justified for certain reasons
	ship or participation in a certain group or organization
<u>does not alone establish r</u>	reasonable, articulable suspicion of criminal activity

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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requiring the Department of State Police a law enforcement agency to conduct all investigations involving certain activities for a legitimate law enforcement objective; requiring the Department a law enforcement agency to safeguard certain rights of all persons; prohibiting the Department a law enforcement agency from conducting certain activities for certain purposes; requiring the Department a law enforcement agency to terminate a certain investigation under certain circumstances; prohibiting the Department a law enforcement agency from collecting or maintaining certain information under certain circumstances; requiring that information maintained in a criminal intelligence file be evaluated for the reliability of the source of the information and the validity and accuracy of the information; requiring the Department a law enforcement agency to classify accurately certain information; authorizing the Department a law enforcement agency to disseminate certain information in a certain manner; establishing that a certain provision may not be interpreted to diminish the rights of a person requesting certain information; prohibiting the Department a law enforcement agency from knowingly including certain information in certain files; providing for the construction of this Act; requiring the Department of State Police to adopt certain regulations on or before a certain date; requiring certain law enforcement agencies to adopt certain policies on or before a certain date; requiring the Department to report to certain committees of the General Assembly on certain matters on or before a certain date; defining certain terms; and generally relating to investigations affecting First Amendment rights conducted by the Department of State Police law enforcement agencies.

25 BY adding to

Article – Public Safety

Section $\frac{2-314}{3-701}$

Annotated Code of Maryland

29 (2003 Volume and 2008 Supplement)

30 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 31 MARYLAND, That the Laws of Maryland read as follows:

Article - Public Safety

33 **2-314. 3-701.**

34 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 35 MEANINGS INDICATED.

(2) "CHIEF" MEANS THE HEAD OF A LAW ENFORCEMENT AGENCY.

37 (2) (3) (1) "COVERT INVESTIGATION" MEANS AN
38 INFILTRATION OF OR ATTEMPT TO INFILTRATE A GROUP OR ORGANIZATION IN A
39 MANNER THAT CONCEALS THE IDENTITY OF THE LAW ENFORCEMENT AGENCY

1 2	OR THE IDENTITY OF AN OFFICER OR AGENT OF THE LAW ENFORCEMENT AGENCY.
3 4 5	(II) "COVERT INVESTIGATION" DOES NOT INCLUDE THE USE OF PLAINCLOTHES OFFICERS OR EMPLOYEES FOR CROWD CONTROL AND PUBLIC SAFETY PURPOSES AT PUBLIC EVENTS.
6 7	(4) "DEPARTMENT" MEANS THE DEPARTMENT OF STATE POLICE.
8	(3) (5) "FIRST AMENDMENT ACTIVITIES" MEANS:
9 10	(I) ACTIVITIES INVOLVING CONSTITUTIONALLY PROTECTED SPEECH OR ASSOCIATION; OR
11 12 13	(II) CONDUCT RELATED TO FREEDOM OF SPEECH, FREE EXERCISE OF RELIGION, FREEDOM OF THE PRESS, THE RIGHT TO ASSEMBLE, OR THE RIGHT TO PETITION THE GOVERNMENT.
14 15 16	(6) (1) "LAW ENFORCEMENT AGENCY" MEANS A LAW ENFORCEMENT AGENCY OF A DEPARTMENT, COUNTY, OR A MUNICIPAL CORPORATION OF THE STATE.
17 18 19	(H) "LAW ENFORCEMENT AGENCY" INCLUDES SHERIFFS POLICE OR SHERIFF'S DEPARTMENT OF THE STATE, A COUNTY, A MUNICIPAL CORPORATION, OR A PUBLIC OR PRIVATE INSTITUTION OF HIGHER EDUCATION.
20 21	(7) "LEGITIMATE LAW ENFORCEMENT OBJECTIVE" MEANS THE
22	DETECTION, INVESTIGATION, DETERRENCE, OR PREVENTION OF CRIME OR THE APPREHENSION AND PROSECUTION OF A SUSPECTED CRIMINAL.
23 24 25 26 27	(B) (1) This section establishes the responsibilities of the Department a law enforcement agency relating to investigations affecting First Amendment activities and the rights of individuals persons, groups, and organizations engaged in First Amendment activities.
28 29	(2) This section does not apply to investigations that do not involve First Amendment activities.
30 31 32	(C) (1) A A LAW ENFORCEMENT AGENCY MAY NOT CONDUCT A COVERT INVESTIGATION OF A PERSON, A GROUP, OR AN ORGANIZATION ENGAGED IN FIRST AMENDMENT ACTIVITIES SHALL BE UNLESS THE CHIEF OR

- 1 THE CHIEF'S DESIGNEE MAKES A WRITTEN FINDING IN ADVANCE OR AS SOON AS
- 2 IS PRACTICABLE THAT THE COVERT INVESTIGATION IS JUSTIFIED BECAUSE:
- 3 (1) (I) IT IS BASED ON A REASONABLE, ARTICULABLE
- 4 SUSPICION THAT THE PERSON, GROUP, OR ORGANIZATION IS PLANNING OR
- 5 ENGAGED IN CRIMINAL ACTIVITY; AND
- 6 (2) (II) SHALL BE CONDUCTED ONLY IF A LESS INTRUSIVE
- 7 METHOD OF INVESTIGATION IS NOT LIKELY TO YIELD EQUIVALENT
- 8 SATISFACTORY RESULTS.
- 9 (2) MEMBERSHIP OR PARTICIPATION IN A GROUP OR
- 10 ORGANIZATION ENGAGED IN FIRST AMENDMENT ACTIVITIES DOES NOT ALONE
- 11 ESTABLISH REASONABLE, ARTICULABLE SUSPICION OF CRIMINAL ACTIVITY.
- 12 (D) THE DEPARTMENT A LAW ENFORCEMENT AGENCY SHALL:
- 13 (1) CONDUCT ALL INVESTIGATIONS INVOLVING FIRST
- 14 AMENDMENT ACTIVITIES FOR A LEGITIMATE LAW ENFORCEMENT OBJECTIVE:
- 15 AND
- 16 (2) IN THE PROCESS OF CONDUCTING AN INVESTIGATION,
- 17 SAFEGUARD THE CONSTITUTIONAL RIGHTS AND LIBERTIES OF ALL PERSONS.
- 18 (E) THE DEPARTMENT A LAW ENFORCEMENT AGENCY MAY NOT
- 19 INVESTIGATE, PROSECUTE, DISRUPT, INTERFERE WITH, HARASS, OR
- 20 DISCRIMINATE AGAINST A PERSON ENGAGED IN A FIRST AMENDMENT ACTIVITY
- 21 FOR THE PURPOSE OF PUNISHING, RETALIATING, PREVENTING, OR HINDERING
- 22 THE PERSON FROM EXERCISING CONSTITUTIONAL RIGHTS.
- 23 (F) AN INVESTIGATION INVOLVING FIRST AMENDMENT ACTIVITIES
- 24 SHALL BE TERMINATED WHEN LOGISTICAL LOGICAL LEADS HAVE BEEN
- 25 EXHAUSTED AND OR NO LEGITIMATE LAW ENFORCEMENT PURPOSE OBJECTIVE
- 26 JUSTIFIES THE CONTINUANCE OF THE INVESTIGATION.
- 27 (G) THE DEPARTMENT A LAW ENFORCEMENT AGENCY MAY NOT
- 28 COLLECT OR MAINTAIN INFORMATION BASED SOLELY ON THE ABOUT THE
- 29 POLITICAL BELIEFS, ACTIVITIES IDEOLOGIES, AND ASSOCIATIONS OF
- 30 INDIVIDUALS, GROUPS, OR ORGANIZATIONS THAT IS NOT RELEVANT TO A
- 31 CRIMINAL INVESTIGATION A PERSON, GROUP, OR ORGANIZATION IF:
- 32 (1) THE INFORMATION IS NOT RELEVANT TO A CRIMINAL
- 33 INVESTIGATION; OR

- 1 (2) THE LAW ENFORCEMENT AGENCY DOES NOT HAVE A $\mathbf{2}$ REASONABLE ARTICULABLE SUSPICION THAT THE PERSON, GROUP, OR 3 ORGANIZATION ADVOCATES, SUPPORTS, OR ENCOURAGES THE VIOLATION OF 4 ANY FEDERAL, STATE, OR LOCAL CRIMINAL LAW THAT PROHIBITS ACTS OF 5 TERRORISM, RACKETEERING ACTIVITY, AS DEFINED IN 18 U.S.C. § 1961, 6 VIOLENCE, EXTORTION, DESTRUCTION OF PROPERTY, INTIMIDATION, 7 HARASSMENT, OBSTRUCTION OF JUSTICE, OR FRAUD OR THE GATHERING OF 8 CRIMINAL INTELLIGENCE.
- 9 (H) INFORMATION MAINTAINED IN A CRIMINAL INTELLIGENCE FILE
 10 SHALL BE EVALUATED FOR THE RELIABILITY OF THE SOURCE OF THE
 11 INFORMATION AND THE VALIDITY AND ACCURACY OF THE INFORMATION.
- 12 (H) (I) (1) THE DEPARTMENT A LAW ENFORCEMENT AGENCY
 13 SHALL CLASSIFY ACCURATELY INTELLIGENCE INFORMATION IN ITS DATABASES
 14 TO REFLECT PROPERLY THE PURPOSE FOR WHICH THE INFORMATION IS
 15 COLLECTED.
- 16 (2) When the Department a law enforcement agency
 17 Lists in a database a specific crime for which an individual a person,
 18 A GROUP, OR AN ORGANIZATION IS UNDER SUSPICION, THE DEPARTMENT LAW
 19 ENFORCEMENT AGENCY SHALL ENSURE THAT THE CLASSIFICATION IS
 20 ACCURATE BASED ON THE INFORMATION AVAILABLE TO THE DEPARTMENT LAW
 21 ENFORCEMENT AGENCY AT THE TIME.
- 22 (1) (J) (1) Information gathered and maintained by The
 23 Department a law enforcement agency for intelligence purposes
 24 May be disseminated only to appropriate persons for legitimate law
 25 Enforcement Purposes Objectives in accordance with the law
 26 Governing the release of Police records and with procedures
 27 Established by the Department Law enforcement agency.
- 28 (2) This subsection may not be interpreted to diminish 29 THE RIGHTS OF A PERSON REQUESTING INFORMATION UNDER THE MARYLAND 30 Public Information Act.
- 31 (J) (K) THE DEPARTMENT A LAW ENFORCEMENT AGENCY
 32 KNOWINGLY MAY NOT INCLUDE IN ANY CRIMINAL INTELLIGENCE FILE
 33 INFORMATION THAT HAS BEEN OBTAINED IN VIOLATION OF THIS SECTION.

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(K) NOTHING IN THIS SECTION MAY BE CONSTRUED TO PROHIBIT A DEPARTMENT EMPLOYEE, IN THE COURSE OF THE EMPLOYEE'S DUTIES, FROM VISITING ANY PLACE, OR ATTENDING ANY EVENT, THAT IS OPEN TO THE GENERAL PUBLIC, OR REVIEWING INFORMATION THAT IS IN THE PUBLIC

- 1 DOMAIN, ON THE SAME TERMS AND CONDITIONS AS MEMBERS OF THE PUBLIC,
- 2 IF THE DEPARTMENT EMPLOYEE HAS A LEGITIMATE LAW ENFORCEMENT
- 3 OBJECTIVE.
- 4 (L) ON OR BEFORE JANUARY 1, 2010, THE DEPARTMENT SHALL ADOPT 5 REGULATIONS GOVERNING:
- 6 (1) THE CONDUCT BY THE DEPARTMENT OF COVERT
- 7 INVESTIGATIONS OF PERSONS, GROUPS, OR ORGANIZATIONS ENGAGED IN FIRST
- 8 AMENDMENT ACTIVITIES; AND
- 9 (2) EACH DEPARTMENTAL COLLECTION, DISSEMINATION,
- 10 RETENTION, DATABASE INCLUSION, PURGING, AND AUDITING OF INTELLIGENCE
- 11 INFORMATION RELATING TO INDIVIDUALS PERSONS, GROUPS, OR
- 12 ORGANIZATIONS ENGAGED IN FIRST AMENDMENT ACTIVITIES.
- 13 (M) ON OR BEFORE JANUARY 1, 2010, EACH LAW ENFORCEMENT
- 14 AGENCY OTHER THAN THE DEPARTMENT SHALL ADOPT A WRITTEN, PUBLICLY
- 15 AVAILABLE POLICY GOVERNING:
- 16 (1) THE CONDUCT BY THE AGENCY OF COVERT INVESTIGATIONS
- 17 OF INDIVIDUALS PERSONS, GROUPS, OR ORGANIZATIONS ENGAGED IN FIRST
- 18 AMENDMENT ACTIVITIES; AND
- 19 (2) <u>EACH AGENCY COLLECTION</u>, DISSEMINATION, RETENTION,
- 20 DATABASE INCLUSION, PURGING, AND AUDITING OF INTELLIGENCE
- 21 INFORMATION RELATING TO INDIVIDUALS PERSONS, GROUPS, OR
- 22 ORGANIZATIONS ENGAGED IN FIRST AMENDMENT ACTIVITIES.
- 23 SECTION 2. AND BE IT FURTHER ENACTED, That, on or before January 1,
- 24 2010, the Department of State Police shall report to the Senate Judicial Proceedings
- 25 Committee and the House Judiciary Committee, in accordance with § 2–1246 of the
- 26 State Government Article, on the status of the Department's efforts to:
- 27 (1) revise or discontinue use of the Case Explorer database in
- 28 connection with the Department's intelligence–gathering activities; and
- 29 (2) (i) contact each individual all persons who has have been
- 30 described in the Case Explorer database as being suspected of involvement in
- 31 terrorism, or who has have been labeled in the Case Explorer database as a terrorist,
- 32 but as to whom the Department has no reasonable, articulable suspicion of
- 33 involvement in terrorism;

(ii) afford the individuals described in item (i) of this item those persons an opportunity to review and obtain copies of the relevant database entries and
(iii) subsequently purge the those entries relating to the individuals described in item (i) of this item.
SECTION $\frac{2}{2}$. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2009.
Approved
Approved:
Governor.
President of the Senate.

Speaker of the House of Delegates.