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searched or seized.

1	H.154
2	Introduced by Representative Rachelson of Burlington
3	Referred to Committee on
4	Date:
5	Subject: Criminal procedures; federal collection of electronic data and
6	metadata; prohibition on State participation or use without warrant
7	Statement of purpose of bill as introduced: This bill proposes to prohibit the
8	State from assisting or participating in the collection of electronic data or
9	metadata by the federal government or from using any of the data collected
10	unless the data are obtained pursuant to a warrant issued by a court, and to
11	require a warning label on products capable of digitally recording data.
12	An act relating to State collection of electronic data and metadata
13	It is hereby enacted by the General Assembly of the State of Vermont:
14	Sec. 1. POLICY
15	It shall be the public policy of this State to refuse to provide material
16	support for or to assist or to in any way participate in the collection of a
17	person's electronic data or metadata by any federal agency or pursuant to any
18	federal law, rule, or order unless the data are collected pursuant to a judicially
19	issued warrant that particularly describes the persons, places, and things to be

1	Sec. 2. 13 V.S.A. § 15 is added to read:
2	§ 15. FEDERAL COLLECTION OF ELECTRONIC DATA AND
3	METADATA; PROHIBITION ON STATE PARTICIPATION OR USE
4	WITHOUT WARRANT
5	(a) As used in this section:
6	(1) "Data" shall have the same meaning as in section 4101 of this title.
7	(2) "Metadata" shall mean elements of information regarding data that
8	provide administrative, descriptive, and technical information that describes
9	the structure and content of data. Metadata elements also provide contextual
10	information that explains how data were created, used, managed, and
11	maintained, and how they are related to other data.
12	(b) Notwithstanding any law to the contrary, an agency or political
13	subdivision of this State, an employee of an agency or political subdivision of
14	this State acting in his or her official capacity, or a person providing services
15	on behalf of this State or a political subdivision of this State shall not:
16	(1) provide material support for or assist or in any way participate in the
17	collection of a person's electronic data or metadata by any federal agency or
18	pursuant to any federal law, rule, or order unless the data are collected pursuant
19	to a judicially issued warrant that particularly describes the persons, places,
20	and things to be searched or seized;

1	(2) use State funds or funds received from the State to engage in any
2	activity that aids a federal agency, federal agent, person, or corporation
3	providing services to the federal government in the collection of a person's
4	electronic data or metadata by any federal agency or pursuant to any federal
5	law, rule, or order unless the data are collected pursuant to a judicially issued
6	warrant that particularly describes the persons, places, and things to be
7	searched or seized; or
8	(3) use in a criminal investigation or prosecution any information that
9	was obtained through the collection of a person's electronic data or metadata
10	by any federal agency or pursuant to any federal law, rule, or order unless the
11	data are collected pursuant to a judicially issued warrant that particularly
12	describes the persons, places, and things to be searched or seized.
13	(c)(1) A political subdivision of this State shall not receive any State grant
14	funds during the fiscal year following a judicial determination that the
15	subdivision knowingly and intentionally violated subsection (b) of this section.
16	(2) A person providing services to or on behalf of this State who violates
17	subsection (b) of this section shall thereafter be permanently prohibited from
18	acting on behalf of or providing services to this State or any of its political
19	subdivisions.
20	(d) A person whose electronic data or metadata are collected in violation of
21	subsection (b) of this section shall have a cause of action against the person

1	who collected the data to recover compensatory damages, punitive damages,
2	and reasonable attorney's fees. The liability of the State under this subsection
3	shall not exceed the amounts specified in 12 V.S.A. § 5601(b).
4	Sec. 3. SEVERABILITY
5	The provisions of this act are severable. If any part of this act is declared
6	invalid or unconstitutional, that declaration shall not affect the part which
7	<u>remains.</u>
8	Sec. 4. 9 V.S.A. chapter 62, subchapter 6 is added to read:
9	Subchapter 6. Labeling of Products Capable
10	of Collecting Personal Information
11	<u>§ 2448. PURPOSE</u>
12	It is the purpose of this subchapter to alert consumers who are concerned
13	about the unregulated collection of personal data so that those consumers may
14	make informed decisions about the manner in which they use products capable
15	of collecting and storing personal information.
16	§ 2449. LABELING OF PRODUCTS THAT COLLECT PERSONAL
17	<u>INFORMATION</u>
18	(a) A product offered for sale by a retailer after July 1, 2019 shall be
19	labeled with a warning that the product is capable of recording personal data if
20	it is a product:
21	(1) offered for retail sale in Vermont; and

1	(2) capable of recording digital data.
2	(b) If a product is required to be labeled under subsection (a) of this
3	section, it shall be labeled with the words "capable of collecting personal
4	information."
5	Sec. 5. EFFECTIVE DATE
6	This act shall take effect on July 1, 2019.