2021 Regular Session

HOUSE BILL NO. 611

BY REPRESENTATIVE JORDAN

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

EVIDENCE: Prohibits the use of facial recognition data under certain circumstances

AN ACT

To enact R.S. 15:599, relative to facial recognition data; to provide for definitions; to provide for prohibited use of facial recognition; to provide for applications authorizing use of facial recognition; to provide for exceptions; to provide for notice; to provide for discovery; to provide for audits; to provide for reporting requirements; to provide for evidentiary limitations; to provide relative to profiling; to require human review of facial recognition data; to prohibit the use of facial recognition data under certain circumstances; to provide for penalties; to provide for prescription; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 15:599 is hereby enacted to read as follows:

§599. Use of facial recognition; prohibitions; definitions

A. For purposes of this Chapter, the following terms shall have the following meanings:

(1) "Appropriate relief" means preliminary and other equitable or declaratory relief, actual damages, punitive damages, reasonable attorney fees, and other litigation costs reasonably incurred. It is a complete defense against any civil or criminal action brought under this Section if the defendant relies in good faith on a court warrant, court order, a grand jury subpoena, a legislative authorization, or a statutory authorization.

CODING: Words in struck through type are deletions from existing law; words underscored are additions.
(2) "Arrest photo database" means a government or private database populated primarily by booking or arrest photographs or photographs of individuals encountered by law enforcement officers.

(3) "Continuous facial recognition" means the use of facial recognition on groups of individuals as part of a criminal investigation or general surveillance, including the use of facial recognition to continuously identify individuals whose images are captured or recorded by a surveillance camera.

(4) "Controller" means a natural person or legal person which, alone or jointly with others, determines the purposes and means of the processing of personal data.

(5) "Legitimate law enforcement purpose" means the investigation, detection, or analysis of a crime or of the operation of terrorists, or searches or alerts for a missing or endangered person.

(6) "Processor" means a natural or legal person which processes personal data on behalf of the controller.

(7) "State identification photo database" means a government or private database populated primarily by photographs from drivers' licenses or identification documents made or issued by or under the authority of the state.

(8) "Targeted facial recognition" means the use of facial recognition to identify or attempt to identify a specific individual as part of a specific criminal investigation.

B.(1) A law enforcement officer shall not use or request targeted facial recognition in conjunction with an arrest photo database unless both of the following have occurred:

(a) The law enforcement officer has probable cause to believe that the individual the officer seeks to identify has committed, is committing, or is about to commit a felony;

(b) The officer has documented probable cause before or immediately after the use or request.
(2) A law enforcement officer shall not use or request targeted facial recognition in conjunction with a state identification photo database or any other facial recognition database without first applying for a court order.

C.(1) Upon application by law enforcement, a court may issue an order relating to targeted facial recognition in conjunction with a state identification photo database or any other facial recognition database after a determination has been made that there is probable cause to believe that both of the following circumstances are present:

(a) A felony has been, is being, or will be committed by the individual sought to be identified.

(b) The use of facial recognition will lead to evidence of the felony being investigated or the apprehension of an individual against whom an arrest warrant has been issued previously.

(2) An application for an order shall be in writing, signed and sworn by the applicant, and accompanied by an affidavit that sets forth the basis for probable cause and contains facts within the personal knowledge of the affiant. The order shall contain specified information relating to the suspect, the database searched, the applicant, and the search time period.

(3) If a law enforcement officer uses or requests targeted or continuous facial recognition in conjunction with a state identification photo database or any other facial recognition database, the officer shall apply for an order approving the use within twenty-four hours after the use occurs or initiates. If the order is denied or the application is not made within twenty-four hours, the use shall terminate immediately and all information obtained as a result of the search shall be destroyed.

D.(1) A law enforcement officer may use or request targeted or continuous facial recognition only for a legitimate law enforcement purpose. A law enforcement officer may explicitly use or request targeted or continuous facial recognition for any of the following purposes:

(a) Exigent circumstances.
(b) The identification or location of an individual who is deceased, incapacitated, or reasonably suspected to be the victim of a crime, whom the officer determines, in good faith, cannot be identified through other means.

c) The location of an individual who has been reported missing, including the subject of an Amber or Silver Alert pursuant to R.S. 40:2521 and R.S. 40:2530.3.

d) The identification of an individual who has been lawfully arrested, either during the process of booking that individual after an arrest or during that individual's custodial detention.

(2) A law enforcement officer who knowingly uses or requests targeted or continuous facial recognition for a purpose other than a legitimate law enforcement purpose is subject to dismissal, a fine of not more than ten thousand dollars, or both.

E.(1) An individual arrested as a result of an investigative lead generated through the use or request of targeted or continuous facial recognition shall be notified of that use or request. The notice shall be delivered within forty-eight hours of the individual's arrest, state the general nature of the law enforcement inquiry, and provide the individual with specified information. A copy of the order shall also be provided to the individual.

(2) The court, on a specified finding of good cause, may order that the application, affidavit, and previously issued orders be sealed and that the required notification be delayed for a period of thirty calendar days, or for an additional period not to exceed ninety days.

F. Discovery of an application, affidavit, or court order relating to continuous or targeted facial recognition and any documents related to the use or request of continuous or targeted facial recognition, if any, are subject to the Code of Civil Procedure and the Code of Criminal Procedure.

G. The Louisiana State Police Fusion Center and any law enforcement agency using targeted or continuous facial recognition shall adopt an audit process to ensure that facial recognition is used only for legitimate law enforcement
purposes, including audits of uses or requests made by law enforcement agencies or
individual law enforcement officers.

H. No later than March 1 of each year, the Louisiana Department of Public
Safety and Corrections, in conjunction with the Louisiana State Analytical and
Fusion Exchange and law enforcement agencies that use targeted or continuous
facial recognition, shall submit a report to the Louisiana House Committee on
Administration of Criminal Justice containing all the following information based
on data from the previous calendar year:

(a) The number of searches run.

(b) The number of arrests and convictions that resulted from the searches.

(c) The offenses that the searches were used to investigate.

(d) The number of motions to suppress made with respect to the searches.

(e) The number of searches run for targeted or continuous facial recognition
in exigent circumstances.

(f) Summary statistics on the race, ethnicity, age, and gender of the
individuals whose faces were searched using targeted facial recognition in
conjunction with an arrest photo database or a state identification photo database.

(g) A list of audits that were completed by the Louisiana State Analytical and
Fusion Exchange or a law enforcement agency and a summary of the audit results.

(h) The number of uses or requests of targeted facial recognition in
conjunction with the arrest database.

I. Except for uses authorized by Subsection D of this Section, when targeted
or continuous facial recognition is used or requested, results from those searches and
evidence derived from the targeted or continuous facial recognition may not be
received into evidence in a trial, hearing, or any other proceeding in or before a
court, grand jury, department, officer, agency, regulatory body, legislative
committee, or any other authority of the state if the use of facial recognition violated
this Section or the law enforcement officer was required to subsequently obtain an
order for the use or request of targeted or continuous facial recognition, but did not
subsequently obtain such an order.

J. (1) Controllers using facial recognition for profiling shall employ
meaningful human review prior to making final decisions based on such profiling
where such final decisions produce legal effects concerning individuals or similarly
significant effects concerning individuals.

(2) Processors that provide facial recognition services shall prohibit the use
of such facial recognition services by controllers to unlawfully discriminate under
federal or state law against individuals or groups of individuals.

K. An individual who is subject to identification or attempted identification
through targeted or continuous facial recognition in violation of this Section, or who
does not receive the required notice, may recover appropriate relief in a civil action
from the law enforcement agency that employs the officer. A civil action may not be
commenced later than three years after the date on which the claimant first had a
reasonable opportunity to discover the violation.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part
of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute
part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

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Abstract: Prohibits the use of facial recognition data in law enforcement investigations and
evidentiary proceedings and provides exceptions to the prohibition.

Proposed law provides for definitions.

Proposed law provides that a law enforcement officer shall not use or request targeted facial
recognition in addition to an arrest photo database unless both of the following have
occurred:

(1) The law enforcement officer has probable cause to believe that the individual the
officer seeks to identify has committed, is committing, or is about to commit a
felony.

(2) The officer has documented probable cause before or immediately after the use or
request.

Proposed law provides that a law enforcement officer shall apply for and obtain a court order
before using or requesting targeted facial recognition.

CODING: Words in struck through type are deletions from existing law; words underscored
are additions.
Proposed law provides that both of the following circumstances shall be present for a determination of probable cause:

(1) A felony has been, is being, or will be committed by the individual sought to be identified.

(2) The use of facial recognition will lead to evidence of the felony being investigated or the apprehension of an individual against whom an arrest warrant has been issued previously.

Proposed law provides for the procedures that law enforcement officers shall follow in order to obtain an application for a court order.

Proposed law provides that a law enforcement officer using or requesting targeted or continuous facial recognition shall apply for an order approving the use within 24 hours after the use occurs or initiates.

Proposed law provides that the use of target or continuous facial recognition shall terminate immediately and all information obtained from the search shall be destroyed if the order is denied or the application is not made within 24 hours.

Proposed law provides that a law enforcement officer may use or request targeted or continuous facial recognition only for legitimate law enforcement purposes that include any of the following:

(1) Exigent circumstances.

(2) The identification or location of an individual who is deceased, incapacitated, or reasonably suspected to be the victim of a crime, whom the officer determines, in good faith, cannot be identified through other means.

(3) The location of an individual who has been reported missing, including the subject of an Amber or Silver Alert.

(4) The identification of an individual who has been lawfully arrested, either during the process of booking that individual after an arrest or during that individual's custodial detention.

Proposed law provides that a law enforcement officer who knowingly uses or requests targeted or continuous facial recognition for a purpose other than a legitimate law enforcement purpose is subject to dismissal, a fine of not more than $10,000, or both.

Proposed law provides that an individual arrested as a result of an investigation generated through the use or request of targeted or continuous facial recognition shall be notified of that use or request and be delivered notice within 48 hours of the individual's arrest.

Proposed law provides that the court, on a specified finding of good cause, may seal the application, affidavit, and previously issued orders and delay the required notification for a period of 30 calendar days, or for an additional period not to exceed 90 days.

Proposed law subjects any application, affidavit, court order, or document relating to continuous or targeted facial recognition to the discovery provisions of the Code of Civil Procedure and the Code of Criminal Procedure.

Proposed law provides for the adoption of an audit process by the La. State Police Fusion Center and any law enforcement agency using targeted or continuous facial recognition to ensure that facial recognition is used only for legitimate law enforcement purposes.

CODING: Words in struck through type are deletions from existing law; words underscored are additions.
Proposed law provides for the submission of a report to the La. House Committee on Administration of Criminal Justice no later than March 1st of each year by the La. Department of Public Safety and Corrections, the La. State Analytical and Fusion Exchange, and any other law enforcement agencies that use targeted or continuous facial recognition. Provides that the report shall contain all of the following information based on data from the previous calendar year:

1. The number of searches run.
2. The number of arrests and convictions that resulted from the searches.
3. The offenses that the searches were used to investigate.
4. The number of motions to suppress made with respect to the searches.
5. The number of searches run for targeted or continuous facial recognition in exigent circumstances.
6. Summary statistics on the race, ethnicity, age, and gender of the individuals whose faces were searched using targeted facial recognition in conjunction with an arrest photo database or a state identification photo database.
7. A list of audits that were completed by the La. State Analytical and Fusion Exchange or a law enforcement agency and a summary of the audit results.
8. The number of uses or requests of targeted facial recognition in conjunction with the arrest database.

Proposed law excludes the results of searches and evidence derived from targeted or continuous facial recognition from being received into evidence in a trial, hearing, or any other proceeding in or before a court, grand jury, department, officer, agency, regulatory body, legislative committee, or any other authority of the state if the use of facial recognition was prohibited or the law enforcement officer did not obtain an order for the use or request of facial recognition.

Proposed law requires controllers to employ meaningful human review before making final decisions when using facial recognition for profiling where those final decisions produce legal or other significant effects concerning individuals.

Proposed law requires processors providing facial recognition services to prohibit controllers from unlawfully using the services to discriminate against individuals in violation of federal or state law.

Proposed law provides for civil relief for individuals subjected to targeted or continuous facial recognition and further provides for a prescriptive period of three years for a claimant to bring a civil action commencing on the date on which the claimant first had a reasonable opportunity to discover the violation.

(Adds R.S. 15:599)