1 AN ACT concerning transportation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Criminal Code of 2012 is amended by adding Section 21-2.5 as follows:
- 6 (720 ILCS 5/21-2.5 new)

9

10

11

12

13

14

15

16

17

18

19

20

21

22

2.3

- 7 <u>Sec. 21-2.5. Electronic tracking devices prohibited.</u>
- 8 (a) As used in this Section:

"Electronic tracking device" means any device attached to a vehicle that reveals its location or movement by the transmission of electronic signals.

"State agency" means all departments, officers, commissions, boards, institutions, and bodies politic and corporate of the State. The term, however, does not mean the judicial branch, including, without limitation, the several courts of the State, the offices of the clerk of the supreme court and the clerks of the appellate court, and the Administrative Office of the Illinois Courts, nor does it mean the legislature or its committees or commissions.

"Telematics" includes, but is not limited to, automatic airbag deployment and crash notification, remote diagnostics, navigation, stolen vehicle location, remote

1	door unlock, transmitting emergency and vehicle location								
2	information to public safety answering points, and any								
3	other service integrating vehicle location technology and								
4	wireless communications.								
5	"Vehicle" has the meaning ascribed to it in Section								
6	1-217 of the Illinois Vehicle Code.								
7	(b) A person or entity in this State may not use an								
8	electronic tracking device to determine the location or								
9	movement of a person.								
10	(c) This Section does not apply:								
11	(1) when the registered owner, lessor, or lessee of a								
12	vehicle has consented to the use of the electronic tracking								
13	device with respect to that vehicle;								
14	(2) to the lawful use of an electronic tracking device								
15	by a law enforcement agency;								
16	(3) when the vehicle is owned or leased by a business								
17	that is authorized to transact business in this State and								
18	the tracking device is used by the business for the purpose								
19	of tracking vehicles driven by employees of that business,								
20	its affiliates, or contractors of that business or its								
21	affiliates;								
22	(4) when the vehicle is under the control of a State								
23	agency and the electronic tracking device is used by the								
24	agency, or the Inspector General appointed under the State								
25	Officials and Employees Ethics Act who has jurisdiction								
26	over that State agency, for the purpose of tracking								

3

4

5

6

7

8

_	vehicles	driven	by	employees	or	contractors	of	that	State
2	agency; o	or							

- (5) telematic services that were installed by the manufacturer, or installed by or with the consent of the owner or lessee of the vehicle and to which the owner or lessee has subscribed. Consent by the owner or lessee of the vehicle constitutes consent for any other driver or passenger of that vehicle.
- 9 (d) Sentence. A violation of this Section is a Class A 10 misdemeanor.