

**PROPOSED AMENDMENTS TO
SENATE BILL 641**

1 In line 2 of the printed bill, after “privacy” insert “; creating new pro-
2 visions; and amending ORS 133.633 and 133.653”.

3 Delete lines 4 through 21 and insert:

4 **“SECTION 1. (1) As used in this section:**

5 **“(a)(A) ‘Forensic imaging’ means using an electronic device to**
6 **download or transfer data from a portable electronic device onto an-**
7 **other medium of digital storage.**

8 **“(B) ‘Forensic imaging’ does not include photographing or tran-**
9 **scribing information observable from the portable electronic device by**
10 **normal unaided human senses.**

11 **“(b) ‘Location information service’ means a global positioning ser-**
12 **vice or other mapping, locational or directional information service.**

13 **“(c) ‘Portable electronic device’ means any device designed to be**
14 **easily moved from one location to another and that contains electronic**
15 **data or that enables access to, or use of, an electronic communication**
16 **service as defined in 18 U.S.C. 2510, remote computing service as de-**
17 **defined in 18 U.S.C. 2711 or location information service.**

18 **“(2) A law enforcement agency may not use forensic imaging to**
19 **obtain information contained in a portable electronic device except:**

20 **“(a) Pursuant to a search warrant issued under ORS 133.525 to**
21 **133.703; or**

22 **“(b) As authorized by appropriate consent.**

1 **“(3) Information obtained in violation of this section:**

2 **“(a) Is not admissible in and may not be disclosed in a judicial**
3 **proceeding, administrative proceeding, arbitration proceeding or other**
4 **adjudicatory proceeding, against either the owner of the portable**
5 **electronic device or a person with a reasonable expectation of privacy**
6 **in the contents of the device; and**

7 **“(b) May not be used to establish reasonable suspicion or probable**
8 **cause to believe that an offense has been committed.**

9 **“(4) A portable electronic device that has been forensically imaged**
10 **pursuant to subsection (2) of this section may be returned as described**
11 **in ORS 133.633 and 133.643.**

12 **“SECTION 2.** ORS 133.633 is amended to read:

13 **“133.633. (1) Within 90 days after actual notice of any seizure, or at such**
14 **later date as the court in its discretion may allow:**

15 **“(a) An individual from whose person, property or premises things have**
16 **been seized may move the appropriate court to return things seized to the**
17 **person or premises from which they were seized.**

18 **“(b) Any other person asserting a claim to rightful possession of the**
19 **things seized may move the appropriate court to restore the things seized to**
20 **the movant.**

21 **“(2) The appropriate court to consider such motion is:**

22 **“(a) The court having ultimate trial jurisdiction over any crime charged**
23 **in connection with the seizure;**

24 **“(b) If no crime is charged in connection with the seizure, the court to**
25 **which the warrant was returned; or**

26 **“(c) If the seizure was not made under a warrant and no crime is charged**
27 **in connection with the seizure, any court having authority to issue search**
28 **warrants in the county in which the seizure was made.**

29 **“(3) The movant shall serve a copy of the motion upon the district attor-**
30 **ney or the city attorney, whichever is appropriate, of the jurisdiction in**

1 which the property is in custody.

2 “(4) No filing, appearance or hearing fees may be charged for filing or
3 hearing a motion under this section.

4 **“(5)(a) The things seized that are the subject of a motion for return
5 under this section may include data obtained from the forensic imag-
6 ing of a portable electronic device or of a computer.**

7 **“(b) As used in this subsection, ‘forensic imaging’ and ‘portable
8 electronic device’ have the meanings given those terms in section 1
9 of this 2015 Act.**

10 **“SECTION 3.** ORS 133.653 is amended to read:

11 “133.653. (1) In granting a motion for return or restoration of things
12 seized, the court shall postpone execution of the order until such time as the
13 things in question need no longer remain available for evidentiary use.

14 “(2) An order granting a motion for return or restoration of things seized
15 shall be reviewable on appeal in regular course. An order denying such a
16 motion or entered under ORS 133.663 shall be reviewable on appeal upon
17 certification by the court having custody of the things in question that they
18 are no longer needed for evidentiary purposes.

19 **“(3)(a) An order granting a motion for return of data obtained from
20 the forensic imaging of a portable electronic device or of a computer
21 shall include a provision that a law enforcement agency may not re-
22 tain a copy of the data to be returned.**

23 **“(b) As used in this subsection, ‘forensic imaging’ and ‘portable
24 electronic device’ have the meanings given those terms in section 1
25 of this 2015 Act.”.**

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