1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	SENATE BILL 624 By: Nice
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6	AS INTRODUCED
7	An Act relating to searches and seizures; defining
8	terms; prohibiting certain court orders; prohibiting certain requests; providing certain exception;
9	requiring certain notification; authorizing civil action; specifying factors for determining punitive
LO	damages; allowing award of certain costs and fees; providing for codification; and providing an
L1	effective date.
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L3	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
L 4	SECTION 1. NEW LAW A new section of law to be codified
L5	in the Oklahoma Statutes as Section 1242 of Title 22, unless there
16	is created a duplication in numbering, reads as follows:
L7	A. For the purposes of this section:
18	1. "Government entity" means any department, agency, or
L9	political subdivision of this state or any individual acting for or
20	on behalf of the state or a political subdivision;
21	2. "Reverse-keyword court order" means any court order,
22	including a search warrant, or subpoena compelling the disclosure of
23	records or information identifying any person who electronically

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searched for a particular word, phrase, or website, or who visited a

particular website through a link generated by such a search, regardless of whether or not the order is limited to a specific geographic area or time frame;

- 3. "Reverse-keyword request" means any request, in the absence of a court order, by any government entity for the voluntary provision of records or information identifying any person who electronically searched for a particular word, phrase, or website, or who visited a particular website through a link generated by such a search, regardless of whether the request is limited to a specific geographic area or time frame. Such requests shall include offers to purchase such records or information;
- 4. "Reverse-location court order" means any court order, including a search warrant, or subpoena compelling the disclosure of records or information pertaining to the location of unspecified electronic devices or the unnamed users or owners of such devices, for which the scope extends to an unknown number of electronic devices present in a given geographic area at a given time, whether such location is measured via Global Positioning System (GPS) coordinates, cell tower connectivity, Wi-Fi positioning, or any other form of location detection; and
- 5. "Reverse-location request" means any request, in the absence of a court order, by any government entity for the voluntary provision of records or information pertaining to the location of unspecified electronic devices or the unnamed users or owners of

such devices, for which the scope extends to an unknown number of electronic devices present in a given geographic area at a given time, whether such location is measured via Global Positioning System (GPS) coordinates, cell tower connectivity, Wi-Fi positioning, or any other form of location detection. Such requests shall include offers to purchase such records or information.

- B. 1. No government entity shall seek a reverse-location court order or a reverse-keyword court order from any court.
- 2. No government entity shall seek, secure, obtain, borrow, purchase, or review any information or data obtained through a reverse-location court order or a reverse-keyword court order.
- 3. No court subject to the laws of this state shall issue a reverse-location court order or a reverse-keyword court order.
- 4. No person or entity in this state as a result of any law, regulation, or agreement adopted by this state or any political subdivision shall be obligated to comply with a reverse-location court order or a reverse-keyword court order issued by this state, a political subdivision of this state, any other state, or a political subdivision of any other state.
- 5. No court or political subdivision of this state shall support, assist, or enforce a reverse-location court order or a reverse-keyword court order issued by this state, a political subdivision of this state, any other state, or a political subdivision of any other state.

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- C. 1. No government entity shall make a reverse-location request or a reverse-keyword request.
- 2. No government entity shall seek, secure, obtain, borrow, purchase, or review any information or data obtained through a reverse-location request or a reverse-keyword request.
- No government entity shall seek the assistance of any political subdivision of the federal government or any other state in obtaining information or data from a reverse-location court order, reverse-keyword court order, reverse-location request, or reverse-keyword request if the government entity would be barred from directly seeking such information under the provisions of this section.
- Except as proof of a violation of this section, no record or information obtained, accessed, or otherwise secured in violation of this section, nor evidence derived from such record or information, shall be admissible in any criminal, civil, administrative, or other proceeding.
- 2. For the purposes of this section, a record, information, or evidence is derived from a reverse-location court order, reversekeyword court order, reverse-location request, or reverse-keyword request when the government entity would not have originally possessed the information or evidence but for the violative court order or request, and regardless of any claim that the record, information, or evidence is attenuated from the unlawful order or

request, would inevitably have been discovered, or was subsequently reobtained through other means.

- E. 1. Any person whose name or other identifying information was obtained by a government entity in violation of this section:
 - a. shall be notified of the violation, in writing, by the government entity who committed the violation and of the legal recourse available to that person pursuant to subparagraph b of paragraph 1 of this subsection and paragraph 3 of this subsection, and
 - b. may institute a civil action against such governmental entity for any of the following:
 - (1) One Thousand Dollars (\$1,000.00) per violation or actual damages, whichever is greater,
 - (2) punitive damages,
 - (3) injunctive or declaratory relief, and
 - (4) any other relief the court deems proper.
- 2. In assessing the amount of punitive damages, the court shall consider:
 - a. the number of people whose information was disclosed,
 - b. whether the violation directly or indirectly targeted persons engaged in the exercise of activities protected by the Constitution of the United States or the Constitution of Oklahoma, and

1	c. the persistence of violations by the particular
2	government entity.
3	3. In any action brought under this section, the court may
4	award court costs and reasonable attorney fees to a prevailing
5	plaintiff.
6	SECTION 2. This act shall become effective November 1, 2025.
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