

117th CONGRESS

1st Session

<HB/SB# to be assigned upon sponsorship>

IN THE SENATE OF THE UNITED STATES

January 10, 2020

<Legislator> introduced the following bill; which was read twice and referred to the Committee on <state committee assigned to>

A BILL

To facilitate additional research on the effects of 5G technology on biology, update health and safety regulations on devices which emit electromagnetic radiation, and establish guidelines for abuse using the electromagnetic spectrum.

Section 1. Short Title

This Act may be cited as the “Electromagnetic Justice Act.”

Section 2. Sense of Congress

It is the sense of Congress that the United States should strive to -

- (1) support the deployment of wireless technologies which are safe for the general public.
- (2) ensure the electromagnetic spectrum is used for peaceful purposes within our borders.
- (3) expand human rights by adopting four new standards of recognized human rights.
- (4) update our regulations governing the abuse of others using the electromagnetic spectrum.

Section 3. Definitions

In this Act -

the term FCC means the Federal Communications Commission.

the term DOJ means the Department of Justice.

the term NSA means the National Security Agency.

The term DOJ means the US Department of Justice.

The term DNI means the Director of National Intelligence.

The term DARPA means the Defense Advanced Research Projects Agency.

The term Chief means Chief of Civil Liberties, Privacy, and Transparency of the Office of Director of National Intelligence.

The term Person means any citizen or permanent resident alien of the United States.

The term Director means the director of the Office of Science and Technology Policy and National Security Council.

The term President means the President of the United States of America.

The term Vice President means the Vice President of the United States of America.

The term National Security Counsel means the National Security Counsel of the United States of America.

The term citizen means Person holding citizenship in the United States of America.

The term parties means all persons or organizations previously mentioned in that particular section or subsection.

Section 4. Supporting safe wireless technology deployment.

(a) In general, -

Not later than December 31, 2022, the FCC shall -

(1) conduct an investigation into the effects of the millimeter wave associated with 5G technology on human physiology.

(2) establish new safety guidelines for the emission of millimeter waves over the continental United States.

(3) establish new regulations forbidding signal emissions which produce physiological or cognitive effects upon human biology.

Section 5. Establishing the peaceful use of electromagnetic radiation within the United States.

(a) In general, -

No later than December 31, 2022, the DOJ shall,

(1) establish a working group to research and understand the mechanisms through which the electromagnetic spectrum may be used upon human biology to influence the nervous system.

(2) establish in partnership with the FCC and the NSA how to detect electromagnetic signals which are directed at individuals, groups, or communities within the United States for the expressed purpose of influencing the nervous system.

(3) establish in partnership with the FCC and the NSA protocols to interdict individuals, groups, non-governmental organizations, or any entity who emits electromagnetic radiation at frequencies known to impact human physiology.

Section 6. Recognizing new human rights in a technically advanced age.

(a) In general, -

No later than December 31, 2022, the (Amend to chamber setting, House of Representatives or Senate) shall,

(1) amend the US Constitution of the United States adding Amendment 28 and sections A through D as follows.

(Amendment 28) The people of the United States of America shall be free of electromagnetic manipulation of their physiology and cognitive abilities recognizing these four hereby established human rights.

(Section A) The right to cognitive liberty henceforth prohibits any Person from manipulating another Person's behavior using the electromagnetic spectrum without knowledge and consent.

(Section B) The right of mental privacy henceforth protects any Person from all search of information, using the electromagnetic spectrum, contained within the brain of a Person without knowledge and consent or warrant.

(Section C) The right to mental integrity henceforth protects any Person from the to use of the electromagnetic spectrum for the purposes of influencing a Person without their knowledge and consent.

(Section D) The right to psychological continuity henceforth protects any Person from the use of the electromagnetic spectrum to remove or alter in the memories contained within a mind without knowledge and consent.

Section 7. Updating US laws to reflect emerging technologies.

(a) In general, -

(1) Effective January 1, 2023, 18 USC 241 will be amended to add as an enhancement a term of no less than 10 years minimum of incarceration for violations of the code which involve the use of the electromagnetic spectrum against Persons as described in this Bill.

(2) Effective January 1, 2023, Title 47 of the Code of Federal Regulations Chapter 2 Part 214.5 will be amended to add as Part 214.5 (E) the following.

(i) The Director in partnership with the Commission, the NSA, and the DOJ shall be responsible to ensure the electromagnetic spectrum is not used for purposes outlined in this Bill.

(3) Effective January 1, 2023, 50 USC 3029 will be amended to add as Sec. 103D 2D 8 of the National Security Act of 1947 the following.

(i) be authorized to receive annual briefing updates on technologies, their capabilities, and intended employment deployed by or under development by the intelligence community under the authority of the DNI. This excludes research by DARPA and its partners on projects while under development.

(4) Effective January 1, 2023, 50 USC 3029 will be amended changing Sec. 103D 2D 7 of the National Security Act of 1947 to the following.

(i) USE OF AGENCY INSPECTORS GENERAL. - When appropriate, the Civil Liberties Protection Officer will refer complaints to the Office of Inspector General having responsibility for the affected element of the department or agency of the intelligence community to conduct an investigation under paragraph (3) of subsection (b).

(5) Effective January 1, 2023, 50 USC 3029 will be amended removing language in Sec. 503 A 3 of the National Security Act of 1947 the following language.

(i) “Any employee, contractor, or contract agent of a department, agency or entity of the United States Government other than the Central Intelligence Agency directed to participate in any way in a covert action shall be subject either to the policies and regulations of the Central Intelligence Agency, or to written policies or regulations adopted by such department, agency, or entity, to govern such participation.”

(6) Effective January 1, 2023, 50 USC 3029 will be amended adding language in Sec. 503 A 3 of the National Security Act of 1947 the following.

(i) “Any employee, contractor, or contract agent of a department, agency or entity of the United States Government other than the Central Intelligence Agency directed to participate in any way in a covert action must receive an order in writing by the President, the Vice President, or a current member of the National Security Council, or the Secretary of Defense if citizens are the target of such covert operations. If a citizen is not the target of such covert operations, aforementioned parties shall be subject either to the policies and regulations of the Central Intelligence Agency, or to written policies or regulations adopted by such department, agency, or entity, to govern such participation.

President's Signature

To be amended after hearings to determine appropriation for research by agencies