2	relating to prohibiting a motor vehicle from being equipped with									
3	certain video equipment and devices.									
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:									
5	SECTION 1. The heading to Section 547.611, Transportation									
6	Code, is amended to read as follows:									
7	Sec. 547.611. <u>USE OF CERTAIN VIDEO EQUIPMENT AND</u> TELEVISION									
8	RECEIVERS [PERMITTED].									
9	SECTION 2. Subsections (a) and (c), Section 547.611,									
LO	Transportation Code, are amended to read as follows:									
L1	(a) A motor vehicle may be equipped with video receiving									
L2	equipment, including a television [and similar equipment], a									
L3	digital video disc player, a videocassette player, or similar									
L4	equipment, only if the equipment is located so that the video									
L5	display is not visible from the operator's seat.									
L6	(c) This section does not prohibit the use of:									
L7	(1) equipment used:									
L8	(A) exclusively for receiving digital									
L9	information for commercial purposes;									
20	(B) exclusively for a safety or law enforcement									
21	purpose, if each installation is approved by the department; $[\frac{\partial \mathbf{r}}{\partial \mathbf{r}}]$									
22	(C) in a remote television transmission truck; or									
23	(D) exclusively for monitoring the performance									

AN ACT

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of equipment installed on a vehicle used for safety purposes in

1 connection with the operations of a natural gas, water, or electric

2 <u>utility; or</u>

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- 4 (A) produces an electronic display; and
- 5 (B) is used exclusively in conjunction with a 6 mobile navigation system installed in the vehicle.
- 7 SECTION 3. (a) This Act takes effect September 1, 2003.
- 8 (b) The change in law made by this Act applies only to an offense committed on or after September 1, 2003.
- (c) An offense committed before September 1, 2003, is covered by the law in effect when the offense was committed, and the former law is continued in effect for that purpose. For purposes of this section, an offense was committed before September 1, 2003, if

any element of the offense was committed before that date.

President of the Senate						Speaker of the House					
	I h	ereby	certify	that	S.B.	No.	209	passed	the	Senate	on
March	11,	2003,	by a viva	-voce	vote	•					
							Coax	0+2*** of	+ h o	Consta	
							seci	etary of	the	Senace	
	I h	ereby	certify	that	S.B.	No.	209	passed	the	House	on
April	25,	2003,	by a non-	recor	d vote	e .					
							Chie	f Clerk	of th	e House	
Appro	ved:										
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Date											
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Governor											