By: Zaffirini

S.B. No. 33

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the electronic monitoring of residents at state
3	supported living centers; providing criminal penalties.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subsection (c), Section 555.025, Health and
6	Safety Code, is amended to read as follows:
7	(c) <u>Except as provided by Subchapter E, the</u> [The] department
8	may not install or operate video surveillance equipment in a
9	private space or in a location in which video surveillance
10	equipment can capture images within a private space.
11	SECTION 2. Chapter 555, Health and Safety Code, is amended
12	by adding Subchapter E to read as follows:
13	SUBCHAPTER E. ELECTRONIC MONITORING OF RESIDENT'S ROOM
14	Sec. 555.151. DEFINITIONS. In this subchapter:
15	(1) "Authorized electronic monitoring" means the
16	placement of an electronic monitoring device in a resident's room
17	and making tapes or recordings with the device after making a
18	request to the center to allow electronic monitoring.
19	(2) "Electronic monitoring device":
20	(A) includes:
21	(i) video surveillance cameras installed in
22	a resident's room; and
23	<u>(ii) audio devices installed in a</u>
24	resident's room designed to acquire communications or other sounds

1	occurring in the room; and
2	(B) does not include an electronic, mechanical,
3	or other device that is specifically used for the nonconsensual
4	interception of wire or electronic communications.
5	Sec. 555.152. CRIMINAL AND CIVIL LIABILITY. (a) It is a
6	defense to prosecution under Section 16.02, Penal Code, or any
7	other statute of this state under which it is an offense to
8	intercept a communication or disclose or use an intercepted
9	communication, that the communication was intercepted by an
10	electronic monitoring device placed in a resident's room.
11	(b) This subchapter does not affect whether a person may be
12	held to be civilly liable under other law in connection with placing
13	an electronic monitoring device in a resident's room or in
14	connection with using or disclosing a tape or recording made by the
15	device except:
16	(1) as specifically provided by this subchapter; or
17	(2) to the extent that liability is affected by:
18	(A) a consent or waiver signed under this
19	subchapter; or
20	(B) the fact that authorized electronic
21	monitoring is required to be conducted with notice to persons who
22	enter a resident's room.
23	(c) A communication or other sound acquired by an audio
24	electronic monitoring device installed under the provisions of this
25	subchapter concerning authorized electronic monitoring is not
26	considered to be:
27	(1) an oral communication as defined by Section 1,

Article 18.20, Code of Criminal Procedure; or 1 2 (2) a communication as defined by Section 123.001, Civil Practice and Remedies Code. 3 Sec. 555.153. COVERT USE OF ELECTRONIC MONITORING DEVICE; 4 LIABILITY OF DEPARTMENT OR CENTER. (a) For purposes of this 5 subchapter, the placement and use of an electronic monitoring 6 7 device in a resident's room are considered to be covert if: 8 (1) the placement and use of the device are not open 9 and obvious; and 10 (2) the center and the department are not informed 11 about the device by the resident, by a person who placed the device 12 in the room, or by a person who is using the device. 13 (b) The department and the center may not be held to be civilly liable in connection with the covert placement or use of an 14 15 electronic monitoring device in a resident's room. 16 Sec. 555.154. REQUIRED FORM ON ADMISSION. The executive commissioner by rule shall prescribe a form that must be completed 17 18 and signed on a resident's admission to a center by or on behalf of the resident. The form must state: 19 20 (1) that a person who places an electronic monitoring device in a resident's room or who uses or discloses a tape or other 21 recording made by the device may be civilly liable for any unlawful 22 23 violation of the privacy rights of another; (2) that a person who covertly places an electronic 24 25 monitoring device in a resident's room or who consents to or acquiesces in the covert placement of the device in a resident's 26 27 room has waived any privacy right the person may have had in

S.B. No. 33

connection with images or sounds that may be acquired by the device; 1 2 (3) that a resident or the resident's guardian or legal 3 representative is entitled to conduct authorized electronic 4 monitoring under this subchapter, and that if the center refuses to permit the electronic monitoring or fails to make reasonable 5 physical accommodations for the authorized electronic monitoring 6 7 the person should contact the department; 8 (4) the basic procedures that must be followed to 9 request authorized electronic monitoring; 10 (5) the manner in which this subchapter affects the legal requirement to report abuse, neglect, or exploitation when 11 12 electronic monitoring is being conducted; and 13 (6) any other information regarding covert or authorized electronic monitoring that the executive commissioner 14 considers advisable to include on the form. 15 16 Sec. 555.155. AUTHORIZED ELECTRONIC MONITORING: WHO MAY REQUEST. (a) If a resident has capacity to request electronic 17 monitoring and has not been judicially declared to lack the 18 required capacity, only the resident may request authorized 19 20 electronic monitoring under this subchapter. (b) If a resident has been judicially declared to lack the 21 capacity required for taking an action such as requesting 22 electronic monitoring, only the guardian of the resident may 23 24 request electronic monitoring under this subchapter. 25 (c) If a resident does not have capacity to request electronic monitoring but has not been judicially declared to lack 26

S.B. No. 33

the required capacity, only the legal representative of the

4

1	resident may request electronic monitoring under this subchapter.
2	The executive commissioner by rule shall prescribe:
3	(1) guidelines that will assist centers, family
4	members of residents, advocates for residents, and other interested
5	persons to determine when a resident lacks the required capacity;
6	and
7	(2) who may be considered to be a resident's legal
8	representative for purposes of this subchapter, including:
9	(A) persons who may be considered the legal
10	representative under the terms of an instrument executed by the
11	resident when the resident had capacity; and
12	(B) persons who may become the legal
13	representative for the limited purpose of this subchapter under a
14	procedure prescribed by the executive commissioner.
15	Sec. 555.156. AUTHORIZED ELECTRONIC MONITORING: FORM OF
16	REQUEST; CONSENT OF OTHER RESIDENTS IN ROOM. (a) A resident or the
17	guardian or legal representative of a resident who wishes to
18	conduct authorized electronic monitoring must make the request to
19	the center on a form prescribed by the executive commissioner.
20	(b) The form prescribed by the executive commissioner must
21	require the resident or the resident's guardian or legal
22	representative to:
23	(1) release the center from any civil liability for a
24	violation of the resident's privacy rights in connection with the
25	use of the electronic monitoring device;
26	(2) choose, when the electronic monitoring device is a
27	video surveillance camera, whether the camera will always be

S	.В.	No.	33

1	unobstructed or whether the camera should be obstructed in
2	specified circumstances to protect the dignity of the resident; and
3	(3) obtain the consent of other residents in the room,
4	using a form prescribed for this purpose by the executive
5	commissioner, if the resident resides in a multiperson room.
6	(c) Consent under Subsection (b)(3) may be given only:
7	(1) by the other resident or residents in the room;
8	(2) by the guardian of a person described by
9	Subdivision (1), if the person has been judicially declared to lack
10	the required capacity; or
11	(3) by the legal representative who under Section
12	555.155(c) may request electronic monitoring on behalf of a person
13	described by Subdivision (1), if the person does not have capacity
14	to sign the form but has not been judicially declared to lack the
15	required capacity.
16	(d) The form prescribed by the executive commissioner under
17	Subsection (b)(3) must condition the consent of another resident in
18	the room on the other resident also releasing the center from any
19	civil liability for a violation of the person's privacy rights in
20	connection with the use of the electronic monitoring device.
21	(e) Another resident in the room may:
22	(1) when the proposed electronic monitoring device is
23	a video surveillance camera, condition consent on the camera being
24	pointed away from the consenting resident; and
25	(2) condition consent on the use of an audio
26	electronic monitoring device being limited or prohibited.
27	(f) If authorized electronic monitoring is being conducted

1 in a resident's room and another resident is moved into the room who 2 has not yet consented to the electronic monitoring, authorized 3 electronic monitoring must cease until the new resident has 4 consented in accordance with this section. 5 (g) The executive commissioner may include other information that the executive commissioner considers to be 6 7 appropriate on either of the forms that the executive commissioner 8 is required to prescribe under this section. 9 (h) The executive commissioner by rule may prescribe the place or places that a form signed under this section must be 10 11 maintained and the period for which it must be maintained. 12 (i) Authorized electronic monitoring: 13 (1) may not commence until all request and consent 14 forms required by this section have been completed and returned to the center; and 15 16 (2) must be conducted in accordance with any 17 limitation placed on the monitoring as a condition of the consent given by or on behalf of another resident in the room. 18 Sec. 555.157. AUTHORIZED ELECTRONIC MONITORING: 19 GENERAL (a) A center shall permit a resident or 20 PROVISIONS. the resident's guardian or legal representative to monitor the 21 22 resident's room through the use of electronic monitoring devices. 23 (b) The center shall require a resident who conducts authorized electronic monitoring or the resident's guardian or 24 legal representative to post and maintain a conspicuous notice at 25 the entrance to the resident's room. The notice must state that the 26 27 room is being monitored by an electronic monitoring device.

S.B. No. 33 1 (c) Authorized electronic monitoring conducted under this 2 subchapter is not compulsory and may be conducted only at the request of the resident or the resident's guardian or legal 3 4 representative. 5 (d) A center may not refuse to admit an individual to residency in the center and may not remove a resident from the 6 7 center because of a request to conduct authorized electronic monitoring. A center may not remove a resident from the center 8 9 because covert electronic monitoring is being conducted by or on behalf of a resident. 10 11 (e) A center shall make reasonable physical accommodation for authorized electronic monitoring, including: 12 13 (1) providing a reasonably secure place to mount the video surveillance camera or other electronic monitoring device; 14 15 and 16 (2) providing access to power sources for the video 17 surveillance camera or other electronic monitoring device. (f) The resident or the resident's guardian or legal 18 representative must pay for all costs associated with conducting 19 20 electronic monitoring, other than the costs of electricity. The resident or the resident's guardian or legal representative is 21 responsible for: 22 23 (1) all costs associated with installation of equipment; and 24 25 (2) maintaining the equipment. (g) A center may require an electronic monitoring device to 26 27 be installed in a manner that is safe for residents, employees, or

1	visitors who may be moving about the room. The executive
2	commissioner by rule may adopt guidelines regarding the safe
3	placement of an electronic monitoring device.
4	(h) If authorized electronic monitoring is conducted, the
5	center may require the resident or the resident's guardian or legal
6	representative to conduct the electronic monitoring in plain view.
7	(i) A center may but is not required to place a resident in a
8	different room to accommodate a request to conduct authorized
9	electronic monitoring.
10	Sec. 555.158. REPORTING ABUSE, NEGLECT, OR EXPLOITATION.
11	(a) A person who is conducting authorized electronic monitoring
12	under this subchapter and who has cause to believe, based on the
13	viewing of or listening to a tape or recording, that a resident is
14	in a state of abuse, neglect, or exploitation or has been abused,
15	neglected, or exploited shall:
16	(1) report that information to the Department of
17	Family and Protective Services as required by Section 48.051, Human
18	Resources Code; and
19	(2) provide the original tape or recording to the
20	Department of Family and Protective Services.
21	(b) If the Department of Family and Protective Services has
22	cause to believe that a resident has been abused, neglected, or
23	exploited by another person in a manner that constitutes a criminal
24	offense, the department shall immediately notify law enforcement
25	and the inspector general as provided by Section 48.1522, Human
26	Resources Code, and provide a copy of the tape or recording to law
27	enforcement or the inspector general on request.

1 Sec. 555.159. USE OF TAPE OR RECORDING BY AGENCY OR COURT. 2 (a) Subject to applicable rules of evidence and procedure and the requirements of this section, a tape or recording created through 3 4 the use of covert or authorized electronic monitoring described by this subchapter may be admitted into evidence in a civil or criminal 5 6 court action or administrative proceeding. 7 (b) A court or administrative agency may not admit into evidence a tape or recording created through the use of covert or 8

S.B. No. 33

9 <u>authorized electronic monitoring or take or authorize action based</u> 10 <u>on the tape or recording unless:</u>

11 (1) if the tape or recording is a video tape or 12 recording, the tape or recording shows the time and date that the 13 events acquired on the tape or recording occurred;

14 (2) the contents of the tape or recording have not been
15 edited or artificially enhanced; and
16 (3) if the contents of the tape or recording have been

16 (3) if the contents of the tape or recording have been 17 transferred from the original format to another technological 18 format, the transfer was done by a qualified professional and the 19 contents of the tape or recording were not altered.

20 (c) A person who sends more than one tape or recording to the department shall identify for the department each tape or recording 21 on which the person believes that an incident of abuse or 22 exploitation or evidence of neglect may be found. The executive 23 commissioner by rule may encourage persons who send a tape or 24 25 recording to the department to identify the place on the tape or recording where an incident of abuse or evidence of neglect may be 26 27 found.

1	Sec. 555.160. NOTICE AT ENTRANCE TO CENTER. Each center
2	shall post a notice at the entrance to the center stating that the
3	rooms of some residents may be being monitored electronically by or
4	on behalf of the residents and that the monitoring is not
5	necessarily open and obvious. The executive commissioner by rule
6	shall prescribe the format and the precise content of the notice.
7	Sec. 555.161. ENFORCEMENT. The department may impose
8	appropriate sanctions under this chapter on a director of a center
9	who knowingly:
10	(1) refuses to permit a resident or the resident's
11	guardian or legal representative to conduct authorized electronic
12	<pre>monitoring;</pre>
13	(2) refuses to admit an individual to residency or
14	allows the removal of a resident from the center because of a
15	request to conduct authorized electronic monitoring;
16	(3) allows the removal of a resident from the center
17	because covert electronic monitoring is being conducted by or on
18	behalf of the resident; or
19	(4) violates another provision of this subchapter.
20	Sec. 555.162. INTERFERENCE WITH DEVICE; CRIMINAL PENALTY.
21	(a) A person who intentionally hampers, obstructs, tampers with,
22	or destroys an electronic monitoring device installed in a
23	resident's room in accordance with this subchapter or a tape or
24	recording made by the device commits an offense. An offense under
25	this subsection is a Class B misdemeanor.
26	(b) It is a defense to prosecution under Subsection (a) that
27	the person took the action with the effective consent of the

resident on whose behalf the electronic monitoring device was
 installed or the resident's guardian or legal representative.

SECTION 3. The change in law made by this Act applies only 3 to an offense committed on or after the effective date of this Act. 4 An offense committed before the effective date of this Act is 5 governed by the law in effect on the date the offense was committed, 6 7 and the former law is continued in effect for that purpose. For purposes of this section, an offense was committed before the 8 9 effective date of this Act if any element of the offense occurred before that date. 10

SECTION 4. Not later than September 1, 2013, the executive commissioner of the Health and Human Services Commission shall:

(1) develop the forms required by Sections 555.154 and
555.156, Health and Safety Code, as added by this Act; and

15 (2) develop the guidelines required by Section
16 555.155, Health and Safety Code, as added by this Act.

17 SECTION 5. This Act takes effect immediately if it receives 18 a vote of two-thirds of all the members elected to each house, as 19 provided by Section 39, Article III, Texas Constitution. If this 20 Act does not receive the vote necessary for immediate effect, this 21 Act takes effect September 1, 2013.