STATE OF NEW YORK

4030

2019-2020 Regular Sessions

IN ASSEMBLY

January 31, 2019

Introduced by M. of A. ENGLEBRIGHT, COOK, GALEF -- Multi-Sponsored by --M. of A. LENTOL, PERRY -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the civil rights law, in relation to the use of unmanned aerial vehicles

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Legislative findings. The legislature hereby finds that: 1 (a) unmanned aerial vehicle technology has begun expanding out of its 2 traditional military markets and into civilian markets; 3 4 (b) Congress has ordered the Federal Aviation Administration to inte-5 grate unmanned aerial vehicles into the air traffic control system by б 2015; 7 (c) 81 agencies across the United States have applied to the Federal 8 Aviation Administration for licenses to operate unmanned aerial vehi-9 cles; (d) the use of unmanned aerial vehicles represents both a great tool 10 11 for law enforcement and a great risk to civil liberties; and 12 (e) legislation is required to ensure that the future use of unmanned 13 aerial vehicles complies with the level of privacy that New Yorkers have 14 come to expect in their lives. § 2. The civil rights law is amended by adding a new article 6-A to 15 16 read as follows: 17 ARTICLE 6-A 18 USE OF UNMANNED AERIAL 19 VEHICLES 20 Section 66. Use of unmanned aerial vehicles; definition. 21 66-a. Lawful use of unmanned aerial vehicles. 22 66-b. Data retention. 66-c. Administrative discipline for misuse of unmanned aerial 23 2.4 vehicles.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	<u>66-d. Reporting.</u>
2	§ 66. Use of unmanned aerial vehicles; definition. As used in this
3	article, "unmanned aerial vehicle" means any aircraft that is operated
4	without the possibility of direct human intervention from within or on
5	the aircraft.
6	§ 66-a. Lawful use of unmanned aerial vehicles. 1. Every use of
7	unmanned aerial vehicles shall fully comply with all Federal Aviation
8	Administration requirements and guidelines, and acquisition of unmanned
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	aerial vehicles by law enforcement agencies must be approved by the
10	governing body of the political subdivision overseeing the law enforce-
11	ment agency seeking to acquire the unmanned aerial vehicles.
12	2. Except as provided in subdivision three of this section, it is
13	unlawful for an agent of the state or any political subdivision thereof
14	to operate an unmanned aerial vehicle, or to disclose or receive infor-
15	mation acquired through the operation of an unmanned aerial vehicle.
16	3. The following shall be exceptions from the prohibition established
17	in subdivision two of this section:
18	(a) It shall not be unlawful pursuant to this section to disclose or
19	receive information about any person or their real property acquired
20	through the operation of an unmanned aerial vehicle if such person has
21	given written consent to such disclosure;
22	(b) It shall not be unlawful pursuant to this section for an agent of
23	the state or any political subdivision thereof to operate an unmanned
24	aerial vehicle and for information from such operation to be disclosed
25	or received if the unmanned aerial vehicle is used in circumstances in
26	which it is reasonable to believe that there is an imminent threat to
27	the life or safety of a person, and to thereby assist such person,
28	provided that not later than forty-eight hours after the agent of the
29	state or any political subdivision thereof begins operation of the
30	unmanned aerial vehicle, a supervisory official of the state or such
31	political subdivision shall file the sworn statement with a court having
32	jurisdiction over the area of the emergency setting forth the factual
33	basis and grounds for the emergency access;
34	(c) Pursuant to the following warrants:
35	(1) Eavesdropping warrant. An unmanned aerial vehicle may be operated
36	for the purpose of eavesdropping, and information from such operation
37	disclosed only pursuant to an eavesdropping warrant issued pursuant to
38	and regulated by article seven hundred of the criminal procedure law.
39	(2) Video surveillance warrant. An unmanned aerial vehicle may be
40	operated for the purpose of video surveillance, and information from
41	such operation disclosed only pursuant to a video surveillance warrant
42	issued pursuant to and regulated by article seven hundred of the crimi-
43	nal procedure law.
44	A judge may issue such warrants simultaneously or individually as he
45	<u>or she sees fit.</u>
46	(d) It shall not be unlawful pursuant to this section for an agent of
47	the state or any political subdivision thereof to operate an unmanned
48	aerial vehicle for research in areas such as, but not limited to, atmo-
49	spheric studies, agricultural studies and land use studies. Provided
50	that no part of any information and no evidence derived from such opera-
51	tion may be received as evidence in any trial, hearing or other proceed-
52	ing in or before any court, grand jury, department, officer, agency,
53	regulatory enforcement body, or other disciplinary authority of the
54	state or a political subdivision thereof, or for any intelligence
55	purpose.

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1	4. When unmanned aerial vehicles are used pursuant to paragraph (c) of
2	subdivision three of this section, they shall be operated in a manner to
3	collect data only on the target and to avoid data collection on individ-
4	uals, homes or areas other than the target. Neither facial recognition
5	nor other biometric matching technology shall be used on non-target data
б	collected by an unmanned aerial vehicle.
7	5. No unmanned aerial vehicle operated in the state shall be equipped
8	with any lethal or non-lethal weapon.
9	<u>§ 66-b. Data retention. 1. No data collected pursuant to paragraph</u>
10	(a), (b) or (c) of subdivision three of section sixty-six-a of this
11	article on an individual home or area other than the target that justi-
12	fied deployment may be used, copied or disclosed for any purpose. Such
13	data shall be deleted as soon as possible, and in no event later than
14	twenty-four hours after collection.
15	2. Whenever an agent of the state or any political subdivision thereof
16	uses an unmanned aerial vehicle, no part of the information acquired and
17	no evidence derived therefrom shall be received in evidence in any
18	trial, hearing or other proceeding in or before any court, grand jury,
19	department, officer, agency, regulatory body, legislative committee, or
20	other authority of the state or a political subdivision thereof if the
21	disclosure of that information is in violation of this article.
22	<u>§ 66-c. Administrative discipline for misuse of unmanned aerial vehi-</u>
23	cles. 1. If a court or appropriate department or agency determines that
24	an agent of the state or any political subdivision thereof has violated
25	any provision of this article, and the court or appropriate department
26	or agency finds that the circumstances surrounding the violation raise
27	serious questions about whether or not the agent of the state or poli-
28	tical subdivision thereof acted willfully or intentionally with respect
29	to the violation, the department or agency shall, upon receipt of a true
30	and correct copy of the decision and findings of the court or appropri-
31	ate department or agency promptly initiate a proceeding to determine
32	whether disciplinary action against the agent of the state or political
33	subdivision thereof is warranted. If the head of the department or agen-
34	cy involved determines that disciplinary action is not warranted, such
35	head shall notify the state inspector general with jurisdiction over the
36	department or agency concerned and shall provide the state inspector
37	general with the reasons for such determination.
38	2. Any willful disclosure or use by an agent of the state or any poli-
39	tical subdivision thereof of information beyond the extent permitted by
40	this article is a violation of this article for purposes of this
41	section.
42 43	<u>§ 66-d. Reporting. On or before June first each year, any agency of</u> the state or political subdivision thereof that uses unmanned aerial
43 44	vehicles shall report to the legislature and make public on its website:
45	1. the number of times an unmanned aerial vehicle was used, organized
45 46	by the types of incidents and the types of justification for deployment;
40 47	2. the number of crime investigations aided by the use of unmanned
48	aerial vehicles, and a description of how the unmanned aerial vehicle
49	was helpful to each such investigation;
50	<u>3. the number of uses of unmanned aerial vehicles for reasons other</u>
50	than criminal investigations, and a description of how the unmanned
52	<u>aerial vehicle was helpful in each such instance;</u>
53	4. the frequency and type of data collected on individuals or areas
54	other than targets; and
55	5. the total cost of their unmanned aerial vehicle program.
56	§ 3. This act shall take effect immediately.
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