Sub. S. B. No. 100 As Passed by the Senate

moved to amend as follows

In line 26, after the second " <u>order</u> " insert " <u>filed or</u> "	1
In line 27, after "or" insert "a"	2
In line 28, after "order" insert "filed or"	3
In line 72, delete "petition" and insert "complaint"	4
In line 73, after "or" insert "a petition for"; delete ";" and	5
insert ". Not later than seventy-two hours after being served with a	6
complaint for divorce or a petition for dissolution of marriage, the	7
person to whom consent was given shall lawfully uninstall or discontinue	8
use of the tracking device or tracking application. If the person to whom	9
consent was given cannot lawfully uninstall or discontinue use of the	10
tracking device or tracking application, the person to whom consent was	11
given shall notify the court in which the complaint for divorce or the	12
petition for dissolution of marriage was filed in writing."	13
In line 75, delete "a petition or motion under section 2151.34,"	14
Delete line 76	15
In line 77, delete "requesting the issuance against the other person 1	16

Legislative Service Commission



of"	17
In line 78, delete "under the section;" and insert "against the	18
other person or an Ohio protection order is issued against the other	19
person, and the person to be protected under the order is the consenting	20
person. Not later than seventy-two hours after being served with the Ohio	21
protection order, the person to whom consent was given shall lawfully	22
uninstall or discontinue use of the tracking device or tracking	23
application. If the person to whom consent was given cannot lawfully	24
uninstall or discontinue use of the tracking device or tracking	25
application, the person to whom consent was given shall notify the court	26
that issued the Ohio protection order in writing that the person to whom	27
consent was given has installed or is using a tracking device or tracking	28
application on the previously consenting person's person or the person's	29
property and cannot uninstall or discontinue its use without violating the	30
Ohio protection order."	31
Delete lines 79 through 81	32
The motion was agreed to.	
SYNOPSIS	33
Revocation of consent	34
R.C. 2903.216	35

Provides that if a person has given consent for another

person to install or use a tracking device or application on the

person's person or property, and the consent is presumed to be

revoked due to the filing of a divorce or dissolution or filing

36

37

38

39

or issuance of an Ohio protection order, the person to whom	40
consent is given must do one of the following:	41
- Lawfully uninstall or discontinue use of the tracking	42
device or tracking application within 72 hours after being	43
served;	44
- Notify the court that the person cannot lawfully	45
uninstall or discontinue use of the tracking device or tracking	46
application.	47