

CHAPTER 27

MONITORING DEVICES IN PUBLIC LOCATIONS

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27.1 Definitions.

For purposes of [this chapter](#):

1. “*Monitoring device*” means a digital video or audio streaming or recording device that is part of a system of monitoring activity in an area or building using a system in which signals are transmitted from a video camera or microphone to the receivers by cables or wirelessly, forming a closed circuit.
2. “*Public hospital*” means a hospital licensed pursuant to [chapter 135B](#) and governed pursuant to [chapter 145A](#), [263](#), [347](#), [347A](#), or [392](#).
3. “*Public library*” means a library district as described in [chapter 336](#).
4. “*Public school*” means a school district as described in [chapter 274](#).
5. “*Reasonable expectation of privacy*” means a person’s reasonable belief, under the circumstances, that the person can disrobe or partially disrobe in privacy without being concerned that the person is being viewed, photographed, or filmed when doing so.
[2017 Acts, ch 135, §1, 6; 2017 Acts, ch 170, §31](#)

27.2 Monitoring devices prohibited.

The state or a political subdivision of the state, including but not limited to a public library, public school, or other government office open to the public, shall not use a monitoring device in a toilet, bath, or shower facility; locker room; common area within such a facility or room, including an area where a sink or changing table is located; or other space open to the public where a person has a reasonable expectation of privacy.
[2017 Acts, ch 135, §2, 6](#)

27.3 Removal of monitoring devices.

On or before July 1, 2017, the state or a political subdivision of the state, including but not limited to a public library, public school, or other government office open to the public, using a monitoring device in a toilet, bath, or shower facility; locker room; common area within such a facility or room, including an area where a sink or changing table is located; or other space open to the public where a person has a reasonable expectation of privacy shall cease use of and remove the monitoring device.
[2017 Acts, ch 135, §3, 6](#)

27.4 Limitation on political subdivisions.

On July 1, 2017, any ordinance, resolution, rule, or other measure adopted or enforced by a political subdivision of the state permitting the use of a monitoring device in a toilet, bath, or shower facility; locker room; common area within such a facility or room, including an area where a sink or changing table is located; or other space open to the public where a person has a reasonable expectation of privacy is void.
[2017 Acts, ch 135, §4, 6](#)

27.5 Public hospital exception.

This chapter does not apply to a public hospital where use of a monitoring device is necessary to protect the health or safety of a patient during a patient’s course of treatment.
[2017 Acts, ch 135, §5, 6](#)