

- (3) The court will waive costs associated with electronic monitoring in juvenile cases.
- (4) The person subject to electronic monitoring must charge and maintain the monitoring equipment in normal working order.
- (5) The person subject to electronic monitoring must consent to a period of detention, not to exceed six hours, by the law enforcement authority of the applicable jurisdiction, without prior notice or court order, for the purpose of charging, recharging, or repairing the monitoring equipment if the signal is interrupted.
- (6) Electronic monitoring providers in La. must actively monitor any person subject to electronic monitoring and report all violations in compliance with present law as well as provide daily noncompliance reports to the district attorney.

Proposed law provides that court may, upon a finding of noncompliance, either on its own motion or that of the district attorney, issue a warrant for the arrest of a person subject to electronic monitoring. Proposed law also provides that a person arrested pursuant to a proposed law warrant will be held in custody until a hearing is conducted. Proposed law also provides that a person subject to electronic monitoring who is found noncompliant three times will be removed from an electronic monitoring program and remanded to either state custody, if he is an adult, or to the appropriate pretrial facility, if he is a juvenile.

Proposed law creates the crime of violation of electronic monitoring conditions and makes it a crime for any person placed on electronic monitoring to intentionally:

- (1) Enter an exclusion zone.
- (2) Fail to immediately exit an exclusion zone.
- (3) Violate a curfew order.

Proposed law provides definitions relative to proposed law and provides that a person convicted of violating proposed law will be fined not more than \$500, imprisoned for not more than six months, or both.

Proposed law provides that a person convicted of a felony while violating proposed law will be fined not more than \$1,000 and imprisoned, at hard labor, for one year.

Proposed law provides that a person convicted of violating proposed law after being released on bail for a felony crime of violence will be fined not more than \$1,000 and imprisoned, at hard labor, for one year.

Effective August 1, 2025.

(Amends R.S. 15:571.36(C)(4)(intro para) and 571.36(D); adds R.S. 15:571.36(A)(12), 571.37, and

571.38)

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Judiciary C to the original bill

1. Make technical changes.
2. Require certain state agencies to promulgate written policies and procedures regarding certification standards and registration requirements for electronic monitoring.
3. Provide that the proposed law fine cannot exceed \$10,000 per instance or individual monitored.
4. Require parents of a juvenile subject to electronic monitoring to pay the costs associated with their child's electronic monitoring.
5. Authorize the court to waive electronic monitoring costs either in whole or part.
6. Change proposed law relative to detaining an offender for maintenance of electronic monitoring equipment from detainment by the electronic monitoring company to detainment by the law enforcement authority.
7. Create the crime of violation of electronic monitoring conditions.

Senate Floor Amendments to engrossed bill

1. Make technical changes.
2. Waive certain costs in juvenile matters.
3. Increase procedural requirements.
4. Provide for juvenile detention in certain circumstances.