

## 103RD GENERAL ASSEMBLY State of Illinois 2023 and 2024 SB2842

Introduced 1/19/2024, by Sen. Willie Preston

## SYNOPSIS AS INTRODUCED:

5 ILCS 177/10 5 ILCS 177/15 rep.

Amends the State Agency Web Site Act. Provides that State agency web sites may not use persistent (instead of permanent) cookies or other tracking software except in specific circumstances. Repeals provisions establishing the Internet Privacy Task Force. Makes conforming changes.

LRB103 35197 AWJ 65176 b

1 AN ACT concerning government.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The State Agency Web Site Act is amended by changing Section 10 as follows:
- 6 (5 ILCS 177/10)

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- 7 Sec. 10. Cookies and other invasive tracking programs.
- 8 (a) Except as otherwise provided in subsection (b), State
  9 agency Web sites may not use <u>persistent permanent</u> cookies or
  10 any other invasive tracking programs that monitor and track
  11 Web site viewing habits; however, a State agency Web site may
  12 use transactional cookies that facilitate business
  13 transactions.
  - (b) <u>Persistent</u> <u>Permanent</u> cookies used by State agency Web sites may be exempt from the prohibition in subsection (a) if they meet the following criteria:
    - (1) The use of <u>persistent</u> permanent cookies adds value to the user otherwise not available;
    - (2) The <u>persistent</u> permanent cookies are not used to monitor and track web site viewing habits unless all types of information collected and the State's use of that information add user value and are disclosed through a comprehensive online privacy statement.

- 1 The Internet Privacy Task Force established under Section 15
- 2 shall define the exemption and limitations of this subsection
- 3 <del>(b) in practice.</del>
- 4 (Source: P.A. 93-117, eff. 1-1-04.)
- 5 (5 ILCS 177/15 rep.)
- 6 Section 10. The State Agency Web Site Act is amended by
- 7 repealing Section 15.