SEATTLE CITY COUNCIL

Legislative Summary

CB 118704

	Record No.:	CB 118704		Туре	: Ordinance (Ord)	Status:	Passed	
	Version:	1 .		Ord. no	o: Ord 125052	In Control:	City Clerk	
						File Created:	05/24/2016	3
						Final Action:	06/14/2016	3
	Title:	AN ORDINANCE 12A.10.120 of the	_		ism in a public place; an Code.	nending Section		
							<u>Date</u>	
	Notes:				Filed w	ith City Clerk:		
					Mayor's	s Signature:		
	Sponsors:	González			Vetoed	by Mayor:		
	·				Veto O	verridden:		
					Veto St	ustained:		
A	Attachments:							
	Drafter:	Katelyn.Berger@sea	attle.gov					
		Filing Requirements/Dept Action:						
Hist	ory of Legis	lative File			Legal Notice Published:	☐ Yes	□ No	
Ver- sion:	Acting Body:	Dat	e: Act	ion:	Sent To:	Due Date:	Return Date:	Result:
1	Mayor	06/01/2	tra	yor's leg nsmitted to uncil	City Clerk			
	Action Text				insmitted to Council. to the Ci	ty Clerk		
1	City Clerk	06/01/2	2016 ser	nt for review	Council President's Office		,	
	Action Text		B) was se	nt for review	to the Council President's C	office		
1	Council Presid	dent's Office 06/02/2	2016 ser	nt for review	Gender Equity, Safe Communities, and New Americans Committee			
	Action Text	t: The Council Bill (C Americans Commit		nt for review	to the Gender Equity, Safe	Communities, and N	lew	
	Notes							

1 Full Council

06/06/2016 referred

Gender Equity,

Safe

Communities, and New Americans Committee

Action Text

The Council Bill (CB) was referred. to the Gender Equity, Safe Communities, and New Americans

Committee

Notes:

1 Gender Equity, Safe

06/08/2016 pass

Pass

Communities, and New Americans Committee

Action Text:

The Committee recommends that Full Council pass the Council Bill (CB).

In Favor: 5

Chair González , Vice Chair Burgess, Member Bagshaw, Alternate

Juarez, O'Brien

Opposed: 0

1 Full Council

06/13/2016 passed

Pass

Action Text: The Council Bill (CB) was passed by the following vote, and the President signed the Bill:

In Favor: 6

Councilmember Bagshaw, Councilmember Burgess, Councilmember González, Councilmember Herbold, Councilmember Johnson,

Sonzalez, Councilmentael Herboid, Councilmentael Soni

Councilmember O'Brien

Opposed: 0

1 City Clerk

06/14/2016 submitted for

Mayor

Mayor's signature

Action Text:

The Council Bill (CB) was submitted for Mayor's signature. to the Mayor

Notes:

1 Mayor

06/14/2016 Signed

Action Text:

The Council Bill (CB) was Signed.

Notes:

1 Mayor

06/14/2016 returned

City Clerk

Action Text:

The Council Bill (CB) was returned. to the City Clerk

Notes:

1 City Clerk

06/14/2016 attested by City

Clerk

Action Text:

The Ordinance (Ord) was attested by City Clerk.

Notes:

	Gary Smith SPD Voyeurism ORD D1a					
1	CITY OF SEATTLE					
2	ORDINANCE 125052					
3	ORDINANCE 125052 COUNCIL BILL 118704					
4 5 6 7 8	AN ORDINANCE relating to voyeurism in a public place; amending Section 12A.10.120 of the Seattle Municipal Code. WHEREAS, Seattle Municipal Code Section 12A.10.120 is intended to protect the privacy of					
9	individuals when they are in a public place; and					
10	WHEREAS, amendments to Section 12A.10.120 will provide clarity with regard to prohibited					
11	conduct; and					
12	WHEREAS, the terms of Section 12A.10.120 should be similar to RCW 9A.44.115,					
13	Washington's voyeurism statute, in order to ensure consistent application of the law;					
14	NOW, THEREFORE,					
15 .	BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:					
16	Section 1. Section 12A.10.120 of the Seattle Municipal Code, last amended by Ordinance					
17	121071, is amended as follows:					
18	12A.10.120 Voyeurism in public places ((-))					
19	A. As used in this ((section)) Section 12A.10.120:					
20	1. "Intimate areas" means any portion of a person's body or undergarments					
21	that are covered by clothing and intended to be protected from public view.					
22	2. "Photographs" or "films" means the making of a photograph, motion					
23	picture film, videotape, digital image, or any other recording or transmission of the image of a					
24	person.					
25	((1.)) 3. "Public place" means an area generally open to the public,					
26	regardless of whether it is privately owned, and includes, but is not limited to, streets, sidewalks,					

	Gary Smith SPD Voyeurism ORD D1a						
1	bridges, alleys, plazas, parks, driveways, parking lots, transit stations, monorail trains, buses,						
2	commuter trains, shelters, tunnels, and buildings, including stores and restaurants.						
3	((2. "Record" means to videotape, film, photograph, or record						
4	electronically.						
5	3. "Transmit" means to send an image electronically.						
6	4. "Intimate areas that the person has covered with clothing" does not						
7	include intimate areas visible through a person's clothing.						
8	5. "Intimate areas" means any portion of a person's undergarments, pubic						
9	area, anus, buttocks, vulva, genitals, or female breast.))						
10	4. "Circumstances where the person has a reasonable expectation of privacy						
11	includes circumstances where one may reasonably expect to be safe from casual or hostile						
12	intrusion or surveillance.						
13	5. "Surveillance" means secret observation of the activities of another						
14	person for the purpose of spying upon and invading the privacy of the person.						
15	B. A person is guilty of voyeurism in a public place if he or she intentionally						
16	((records or transmits an image of another person's intimate areas that the person has covered						
17	with clothing and the image is taken while that person is in a public place and without that						
18	person's consent)) photographs or films the intimate areas of another person without that						
19	person's knowledge and consent and under circumstances where the person has a reasonable						
20	expectation of privacy while that person is in a public place.						
21	C. Voyeurism in a public place is a gross misdemeanor. In addition to any						
22	penalties the court may impose, the court may order the destruction of any recording made in						
12	violation of this ((section)) Section 12A 10 120						

affected.

2

3

4

Section 2. Severability of provisions. If any provision of this ordinance or its application to any person or circumstance is held invalid, the remainder of this ordinance or the application of the terms and provisions to other persons or circumstances shall not be

1	Section 3. This ordinance shall take effect and be in force 30 days after its approval by						
2	the Mayor, but if not approved and returned by the Mayor within ten days after presentation, it						
3	shall take effect as provided by Seattle Municipal Code Section 1.04.020.						
4	Passed by the City Council the 13 day of June, 2016,						
5	and signed by me in open session in authentication of its passage this 13th day of						
6	JUNE, 2016.						
7	2 a-a-hlulald						
8	Cathol Color						
9	President ProTem of the City Council						
10							
11	Approved by me this 4 day of Jone, 2016.						
12							
13	E-12-						
14	Edward B. Murray, Mayor						
15	the state of the s						
16	Filed by me this Hay of June, 2016.						
17	0.00						
18	Jones h. Simmons						
19	Monica Martinez Simmons, City Clerk						
20							
21	(Seal)						