

IT IS ORDERED that the Plaintiffs' Motion for a Preliminary Injunction (Doc. 8) is **GRANTED IN PART** and **DENIED IN PART**, as more specifically set forth in the Memorandum Opinion and Order issued concomitantly herewith.

IT IS FURTHER ORDERED that pending trial on the merits or further order of this Court, the Defendants and their agents and successors in office are hereby **ENJOINED** and prohibited from:

1. enforcing—by civil action, criminal proceeding, administrative action or proceeding, or any other way—that particular section of 2011 N.C. Sess. Laws 405 entitled “Display of real-time view requirement,” to be codified as N.C. Gen. Stat. § 90-21.85, entitled “Display of real-time view requirement,” in its entirety;
2. penalizing—by civil action, criminal proceeding, administrative action or proceeding, or any other way—anyone for failure to comply with the provisions of N.C. Gen. Stat. § 90-21.85; and
3. applying, imposing, or requiring compliance with, implementing, or carrying out in any way any part of N.C. Gen. Stat. § 90-21.85.

IT IS FURTHER ORDERED that this Preliminary Injunction does not prohibit the enforcement of or affect in any way the remainder of the Woman's Right to Know Act.

This the 25th day of October, 2011.


UNITED STATES DISTRICT JUDGE