July 9, 2013

Joint Committee on the Judiciary

SUPPORT FOR H.1357
REGULATING GOVERNMENT USE OF DOMESTIC DRONES

Dear Senator Clark, Representative O’Flaherty, and members of the committee:

On behalf of the ACLU of Massachusetts and its more than 20,000 members and supporters statewide, we write in strong support of H.1357. This is an important, timely effort to regulate the use of unmanned aerial vehicles (UAVs), or drones, by establishing rules and standards for their operation, protections for individual privacy, and transparent public oversight.

Drone technology brings with it many opportunities – from more affordable ways to gather information for traffic reports to more efficient ways to count deer in the forest. Unregulated, however, warrantless drone operations could interfere with residents’ reasonable expectation of privacy, chill First Amendment-protected activities, and lead to discriminatory targeting.

According to the Boston Globe, Massachusetts law enforcement agencies are interested in using domestic drones in the near future. Indeed, a Massachusetts SWAT team has already applied to federal authorities for authorization to fly a surveillance drone.1

The drones that are likely to take to Massachusetts skies in the near future are powerful tools, and the technology is evolving rapidly. Currently in development are drones small enough to fly into houses undetected2, as quiet as a mouse3. They can hover and observe people’s activity secretly, silently, and constantly4. Furthermore, drones can be equipped with a host of sophisticated surveillance technologies, including cell phone “sniffers” that intercept cell tower data5 and invasive biometric tracking tools that acquire information on everyone in a given area, whether or not they are intended surveillance targets6.

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4 Ryan Gallagher, Could the Pentagon’s 1.8 Gigapixel Drone Camera Be Used for Domestic Surveillance?, February 6, 2013, Slate, available at http://www.slate.com/blogs/future_tense/2013/02/06/argus_is_could_the_pentagon_s_1_8_gigapixel_drone_camera_be_used_for_domestic.html.
Drones are not like helicopters or any other police vehicle. They aren’t subject to the same limitations as helicopters, which are costly and require trained, human pilots, launch pads and flight and ground crews. Rather, drones are cheap, small and quiet, and – unlike helicopters – every single town and city in the state could conceivably afford to fly multiple drones. Because of these fundamental differences, they are particularly well-suited to secret surveillance, so they need specific legal controls.

The ACLU has serious concerns about the use of unmanned aerial vehicle surveillance technology to collect information about individuals suspected of no crime. The pace at which surveillance technology has evolved in recent years has far outstripped the pace at which laws have adapted to protect individuals’ privacy. Congress has required the Federal Aviation Administration (FAA) to open domestic airspace more widely to drones by 2015, yet the FAA has indicated that its mandate is airspace safety, not privacy. Therefore, it is incumbent upon state lawmakers to protect Massachusetts residents’ privacy and ensure that this emerging technology is used responsibly in Massachusetts – not for warrantless surveillance of our ordinary, day to day lives. It is a core value in our society that we do not watch innocent people just in case they do something wrong.

H.1357 strikes the right balance by permitting law enforcement use of drones only in emergencies or with a probable cause warrant issued by a judge. It requires data minimization by prohibiting law enforcement from identifying anyone other than the target that justified the warrant and drone deployment, and requires that data on bystanders be deleted promptly. When drones are used for purposes other than authorized criminal investigations by law enforcement, the data they collect would be prohibited from being introduced as evidence in court.

In addition, this legislation explicitly bars the use of drones to monitor First Amendment expression. Antiwar activists and Tea Party members alike should be free to petition their government without risking being monitored or catalogued by the police.

Finally, the bill contains two important mechanisms for public accountability. First, it would require law enforcement agencies to obtain approval from their local governing body before acquiring drones. Second, it would establish a robust reporting requirement to keep policymakers and the public informed about drone use in the Commonwealth. Transparency is key in a democratic society, and technology shouldn’t change that.

In 2013, a number of other states have placed responsible limits on the use of domestic drones. Massachusetts should join Florida, Idaho, Montana, Tennessee, Texas and Virginia in passing legislation to regulate government deployment of this powerful technology, before our friendly skies are swarming with video cameras and other high tech surveillance tools.

Before drones become ubiquitous in our airspace, we need clear rules so that we can enjoy the benefits of this technology without needlessly sacrificing our privacy and liberty. H.1357 will provide the needed checks and balances to prevent indiscriminate mass surveillance.

We urge the committee to give H.1357 a favorable report, and we offer ourselves as a resource to address any concerns and to help strengthen this very necessary legislation.