

S09390 • New York

Provides that in any civil, criminal or family court proceeding, where evidence is offered and a party contends that such evidence has been fabricated by means of generative artificial intelligence, the court shall not, on that ground alone, conduct an inquiry into such alleged fabrication unless...

Introduced

Risk: Medium

Comprehensive

Last Action (Mar 06, 2026): REFERRED TO JUDICIARY

Summary

The bill restricts courts from inquiring into evidence alleged to be AI-fabricated unless a party shows sufficient evidence to support a reasonable inference of inauthenticity.

Business Impact

If you present evidence in legal proceedings in New York, you must ensure its authenticity if AI fabrication is claimed or risk it being deemed inadmissible.

Key Provisions

- Courts cannot inquire into alleged AI fabrication without sufficient showing of inauthenticity.
- The bill does not explicitly state it applies to self-authenticating evidence.

Compliance Checklist

- Ensure evidence authenticity if AI fabrication is claimed. | Who: Parties presenting evidence in court. | Penalty: Risk of evidence being ruled inadmissible.

Industries Affected

Technology

Legal Services

Law Enforcement

Topics

AI in Insurance

Bill Sponsors

Name	Party	Role
Patricia Canzoneri-Fitzpatrick	R	Sponsor
Anthony Palumbo	R	Sponsor
Jacob Ashby	R	Sponsor
Pamela Helming	R	Sponsor
Jack Martins	R	Sponsor
Mario Mattera	R	Sponsor
Dean Murray	R	Sponsor
Steven Rhoads	R	Sponsor
Robert Rolison	R	Sponsor
William Weber	R	Sponsor
Alexis Weik	R	Sponsor

Official Source

<https://www.nysenate.gov/legislation/bills/2025/S9390>

Disclaimer: This document is generated by AI for informational purposes only. It does not constitute legal advice. Consult a qualified attorney for guidance specific to your situation. Information may not be fully up to date.