## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## **SENATE BILL 464** Judiciary I Committee Substitute Adopted 5/12/09 House Committee Substitute Favorable 7/21/09

Short Title: P	revent Racial Profiling.	(Public)
Sponsors:		
Referred to:		
	March 9, 2009	
	A BILL TO BE ENTITLED	
AN ACT TO A	MEND THE LAW REQUIRING THE COLLECT	ION OF TRAFFIC LAW
	AENT STATISTICS IN ORDER TO PREVENT RA	
	DE FOR THE CARE OF MINOR CHILDREN WI	
	F CERTAIN ADULTS.	
	sembly of North Carolina enacts:	
	<b>TION 1.</b> G.S. 114-10.01 reads as rewritten:	
"§ 114-10.01. C	Collection of traffic law enforcement statistics.	
(a) In ad	dition to the duties set forth in G.S. 114-10, the Divi	sion of Criminal Statistics
shall collect, o	correlate, and maintain the following information	on regarding traffic law
enforcement by	law enforcement officers:	
(1)	The number of drivers stopped for routine tra	•
	enforcement officers, the officer making each sto	
	made, the agency of the officer making each st	op, and whether or not a
	citation or warning was issued.	
(2)	Identifying characteristics of the drivers stoppe	d, including the race or
	ethnicity, approximate age, and gender.sex.	
(3)	The alleged traffic violation that led to the stop.	
(4)	Whether a search was instituted as a result of the s	-
(5)	Whether the vehicle, personal effects, driver, or	
	were searched, and the race or ethnicity, approxim	ate age, and gender sex of
	each person searched.	
(6)	Whether the search was conducted pursuant to co	-
	reasonable suspicion to suspect a crime, including for consent, or the circumstances establishing pro	
	suspicion.	bable cause of reasonable
(7)	Whether any contraband was found and the type	and amount of any such
(/)	contraband.	and amount of any such
(8)	Whether any written citation or any oral or writte	n warning was issued as a
(-)	result of the stop.	
(9)	Whether an arrest was made as a result of either th	e stop or the search.
(10)	Whether any property was seized, with a description	-
(11)	Whether the officers making the stop encountered	
	from the driver or passenger or passengers.	* 1 *
(12)	Whether the officers making the stop engaged in t	he use of force against the
	driver, passenger, or passengers for any reason.	



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	(13)	Whether any injuries resulted from the stop.			
	(14)	Whether the circumstances surrounding the stop were	the subject of any		
		investigation, and the results of that investigation.			
	(15)	The geographic location of the stop; if the officer m	aking the stop is a		
		member of the State Highway Patrol, the location sha	all be the Highway		
		Patrol District in which the stop was made; for all oth	er law enforcemen		
		officers, the location shall be the city or county in which	the stop was made.		
(b)	For p	urposes of this section, "law enforcement officer" means an	y of the following:		
	(1)	All State law enforcement officers.			
	(2)	Law enforcement officers employed by county sherif	fs or county police		
		departments.			
	(3)	Law enforcement officers employed by police department	nts in municipalities		
		with a population of 10,000 or more persons.			
	(4)	Law enforcement officers employed by police department	-		
		employing five or more full-time sworn officers f	•		
		population, as calculated by the Division for the calendary	ar year in which the		
		stop was made.			
(c)		nformation required by this section need not be collected			
impaired driving checks under G.S. 20-16.3A or other types of roadblocks, vehicle checks, or					
checkpoints that are consistent with the laws of this State and with the State and federal					
		cept when those stops result in a warning, search, seizure,	•		
other activity described in subdivisions (4) through (14) of subsection (a) of this section.					
(d)		dentity of the law enforcement officer making the stop requ			
(1) of subsection (a) of this section may be accomplished by assigningEach law enforcement officer making a stop sourced by subdivision (1) of subsection (a) of this section shall be					
officer making a stop covered by subdivision (1) of subsection (a) of this section shall be assigned an anonymous identification numbers to each officer in an number by the officer's					
employing agency. The anonymous identifying number shall be public record and shall be					
reported to the Division to be correlated along with the data collected under subsection (a) of					
this section. The correlation between the identification numbers and the names of the officers					
-		blic record, and shall not be disclosed by the agency excer			
order of a court of competent jurisdiction to resolve a claim or defense properly before the					
court.	a court	or competent junisation to resorre a chain of actense	property service un		
<u>(d1)</u>	Anv	agency subject to the requirements of this section shall	submit information		
		ubsection (a) of this section to the Division within 30 days			
month. Any agency that does not submit the information as required by this subsection shall be					
ineligible to receive any law enforcement grants available by or through the State until the					
information which is reasonably available is submitted.					
(e)	The	Division shall publish and distribute by December 1 of	of each year a lis		
indicating the law enforcement officers that will be subject to the provisions of this section					
during th	e calend	lar year commencing on the following January 1."			
	SEC	<b>FION 2.</b> G.S. 15A-401 is amended by adding a new subset	ction to read:		
" <u>(g)</u>		of Minor Children When a law enforcement officer arr			
supervising minor children who are present at the time of the arrest, the minor children must be					
		sponsible adult approved by a parent or guardian of the mi			
-		place the minor children with a responsible adult appro	• •		
guardian within a reasonable period of time, the law enforcement officer shall contact the					
county de		nt of social services."			
	SEC	<b>FION 3.</b> This act becomes effective January 1, 2010.			