GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL DRH10478-LHfz-181D (04/01)

Short Title:	Body-Worn & Dashboard Cameras/No Public Record.	(Public)
Sponsors:	Representatives Faircloth and McNeill (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO PROVIDE THAT BODY-WORN CAMERA AND DASHBOARD CAMERA 3 RECORDINGS ARE NOT PUBLIC RECORDS, TO ESTABLISH WHETHER, TO WHOM, 4 AND WHAT PORTIONS OF A RECORDING MAY BE DISCLOSED OR A COPY RELEASED, TO ESTABLISH THE PROCEDURE FOR CONTESTING A REFUSAL TO 5 6 DISCLOSE A RECORDING OR COPY, TO DIRECT ANY STATE OR LOCAL LAW 7 ENFORCEMENT AGENCY THAT USES BODY-WORN OR DASHBOARD CAMERAS 8 TO PROVIDE A FREE COPY OF THE SOFTWARE THAT OPERATES THE 9 RECORDING SYSTEM TO THE STATE BUREAU OF INVESTIGATION AND THE 10 NORTH CAROLINA STATE CRIME LABORATORY, AND TO DIRECT THE 11 CRIMINAL JUSTICE EDUCATION AND TRAINING STANDARDS COMMISSION AND 12 THE SHERIFFS' EDUCATION AND TRAINING STANDARDS COMMISSION TO 13 DEVELOP BEST PRACTICES FOR THE USE OF BODY-WORN CAMERAS, AS 14 RECOMMENDED BY THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON 15 JUSTICE AND PUBLIC SAFETY.

- 16 Whereas, the General Assembly recognizes the great professionalism of our law 17 enforcement officers; and
- 18 Whereas, the General Assembly recognizes the decision to utilize body-worn cameras 19 and dashboard cameras by some of our State law enforcement agencies, sheriff's offices, and 20 police departments; and
- 21 Whereas, the General Assembly also recognizes the importance of the public having 22 confidence and trust in our State and local law enforcement agencies; and
- Whereas, the General Assembly seeks to protect and strengthen the long-standing and necessary relationship of trust and transparency between our law enforcement officers and citizens; and
- Whereas, the General Assembly acknowledges the use of body-worn cameras and dashboard cameras by law enforcement officers is a tool that may assist toward that end; and
- Whereas, the General Assembly also recognizes that the privacy rights of our dedicated law enforcement professionals and private citizens that may appear in the recording of a law enforcement body-worn camera or dashboard camera are areas of deep importance; Now, therefore,
- 32 The General Assembly of North Carolina enacts:
- 33 SECTION 1. Chapter 132 of the General Statutes is amended by adding a new section
 34 to read:
- 35 "<u>§ 132-1.4A. Body-worn camera and dashboard recordings.</u>
- 36 (a) Definitions. The following definitions apply in this section:



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1	<u>(1)</u>	Body-worn camera. – An operational vide	eo or digital camera or other electronic
2	<u>, - /</u>	device, including a microphone or other n	
3		affixed to a law enforcement officer's up	• •
4		way that allows the camera or device	÷ •
5		enforcement officer has with the public.	ee to cupture interactions the law
6	<u>(2)</u>	Dashboard camera. – A device or system	installed or used in a law enforcement
7	<u>(2)</u>	vehicle that electronically records image	
8		during a traffic stop, vehicle pursuit, veh	
9		the public that is within the range of the	
0		body-worn cameras.	
1	<u>(3)</u>	Disclose or disclosure. – To make a re-	cording available for viewing by the
2		person requesting disclosure.	
3	<u>(4)</u>	Personal representative. – A parent, court	••••••
4		a person holding a power of attorney fo	r, a person recorded by a body-worn
5		camera. If a person depicted in the record	ding is deceased, the term also means
5		the personal representative of the estate	of the deceased person; the deceased
7		person's surviving spouse, parent, or adult	t child; the deceased person's attorney;
3		or the parent or guardian of a surviving m	inor child of the deceased.
9	<u>(5)</u>	Recording A visual, audio, or visual	l and audio recording captured by a
)		body-worn camera or a dashboard camera	<u>.</u>
1	<u>(b)</u> <u>Publi</u>	c Record and Personnel Record Classific	cation. – Recordings are not public
2	records as define	ed by G.S. 132-1. If an issue is raised as to	whether an individual recording is a
3	personnel record	l, the head law enforcement officer of the	ne law enforcement agency that has
4	custody of the re	ecording shall make that determination. If a	a recording is determined by the head
5	law enforcement	t officer to be a personnel record, the reco	ording is subject to the provisions of
6	Chapter 126 of t	he General Statutes, Part 4 of Article 7 of G	Chapter 160A of the General Statutes,
7	or Part 4 of Artic	ele 5 of Chapter 153A of the General Statute	·S.
8	(c) Discl	osure of Recordings Recordings in the o	custody of a law enforcement agency
9	shall be disclose	ed only as provided by this section. The	e head law enforcement officer of a
)	custodial law er	forcement agency shall determine whethe	er, to whom, and what portions of a
1	recording may	be disclosed and whether a copy of the	recording may be released. A law
2	enforcement age	ncy is not required to consider a request for	the disclosure or release of a copy of
3	-	the person requesting disclosure or copy	
4	approximate tim	e of the incident or encounter captured by	the body-worn camera or dashboard
5	camera or otherv	vise identifies the incident or encounter with	reasonable particularity.
5		resumption that a custodial law enforcement	
7		ording to a person depicted in a recording	
8	-	ntative of that person upon request, unless th	
9		wise. When disclosing the recording, the la	
0		ns of the recording that are relevant to the p	
1		ovided otherwise by this section, the head la	
2		agency has the discretion to determine wh	
3		y be disclosed and whether a copy of the red	•
4		determination regarding the disclosure or	
5		ement officer shall consider all of the fol	
6		by the head law enforcement officer:	nowing factors and any other factors
7	<u>(1)</u>	Disclosure is necessary to advance a comp	pelling public interest
8	$\frac{(1)}{(2)}$	The recording contains information that	
9	<u>\</u> <u>\</u>	from disclosure under State or federal law	
0	<u>(3)</u>	The person requesting disclosure is seel	
1	<u>(5)</u>	legal issues in a case in which the person i	
/ 1		regar issues in a case in which the person	is a party.

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1	(4)	Disclosure would reveal information regarding a person t	hat is of a highly
2	<u> </u>	sensitive personal nature.	
3	<u>(5)</u>	Disclosure may harm the reputation or jeopardize the safety of	of a person.
4	(6)	Disclosure would create a serious threat to the fair, imp	-
5	<u></u>	administration of justice.	
6	(7)	Confidentiality is necessary to protect an ongoing investigation	on.
7	$\overline{(8)}$	There is good cause to disclose all portions of a recording.	
8		al of Disclosure or Release of a Copy; Remedies. – The head	d law enforcement
9		aw enforcement agency that redacts portions of a recording	
10		ling or to release a copy of a recording shall provide a writte	
11		uested it explaining why portions of a recording are redacte	
12		ncy declines to disclose or provide a copy of the recording.	•
13	-	who is denied disclosure or who is denied a copy of the record	ding may apply 48
14		equest is made or later to the superior court in any county where	• • • • •
15	recording was m	ade for an order compelling disclosure or release of a copy. The	he court shall have
16	jurisdiction to is	sue such orders if the person has complied with G.S. 7A-38.3	E. Actions brought
17	pursuant to this s	subsection shall be set down for immediate hearing and subsequ	ent proceedings in
18	such actions shal	l be accorded priority by the trial and appellate courts.	• •
19	In any proce	eding regarding the disclosure or release of a copy of a recor	ding, the head law
20	enforcement offi	cer of the custodial agency shall be notified. The head law e	nforcement officer
21	and any other pe	ersons in the law enforcement agency designated by the head	shall be given an
22	opportunity to pa	articipate in the proceeding.	
23	(e) <u>Attor</u>	neys' Fees The procedure and grounds for awarding atto	rneys' fees in any
24	action brought u	inder this subsection shall be the same as set out in G.S. 132	2-9(c). If the court
25	determines that a	an action brought pursuant to this section was filed in bad fait	h or was frivolous,
26	the court shall as	sess reasonable attorneys' fees against the person or persons in	stituting the action
27	and award it to the	ne public agency as part of the costs.	
28		osure Pursuant to Court Order; Standards When considerin	
29	that a recording	be disclosed or that a copy of the recording be provided to the	e requesting party,
30	the court shall c	consider, in addition to any other standards the court deems	relevant, all of the
31	following standa	<u>rds:</u>	
32	<u>(1)</u>	Disclosure is necessary to advance a compelling public intere	
33	<u>(2)</u>	The recording contains information that is otherwise confi	idential or exempt
34		from disclosure under State or federal law.	
35	<u>(3)</u>	The person requesting disclosure is seeking to obtain evid	ence to determine
36		legal issues in a case in which the person is a party.	
37	<u>(4)</u>	Disclosure would reveal information regarding a person t	<u>hat is of a highly</u>
38		sensitive personal nature.	
39	<u>(5)</u>	Disclosure may harm the reputation or jeopardize the s	afety of a person
40		depicted in the recording.	
41	<u>(6)</u>	Disclosure would create a serious threat to the fair, imp	artial, and orderly
42		administration of justice.	
43	<u>(7)</u>	Confidentiality is necessary to protect an ongoing investigation	<u>on.</u>
44	<u>(8)</u>	There is good cause shown to disclose all portions of a record	
45		tion of Recordings Any law enforcement agency that uses b	
46		neras shall retain the recording for at least the period of time re	
47		le for "law enforcement video and audio recordings." This su	
48	_	nforcement agency from specifying additional requirements or	a longer period of
49	time for the reter	tion of a recording subject to the agency's jurisdiction.	

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1	(h) Fee for Copies. – A law enforcement agency may charge a for	ee to offset the cost
2	incurred by it to make a copy of a requested recording. The fee shall not exce	
3	making the copy."	
4	SECTION 2.(a) Best Practices. – The Criminal Justice Edu	acation and Training
5	Standards Commission and the Sheriffs' Education and Training Sta	
6	(Commissions), in consultation with the School of Government at the	
7	Carolina at Chapel Hill, the North Carolina Conference of District Attor	•
8	organizations the Commissions jointly deem appropriate shall develop best pr	
9	body-worn cameras by local and State law enforcement officers. Best	
10	pursuant to this section shall address all of the following:	1 1
11	(1) The type and intensity of training a law enforcement of	fficer should receive
12	prior to using a body-worn camera.	
13	(2) The best practices and procedures for recording, including	g an identification of
14	(i) situations when the law enforcement officer should ac	-
15	camera to record and (ii) situations in which the law enforce	-
16	deactivate the body-worn camera or seek permission prior	
17	(3) The best practices and procedures for retaining and sto	
18	captured by body-worn cameras, including (i) the costs of a	
19	(ii) the types of recordings that should be retained and	U 1
20	standard retention and storage schedules for the different	
21	When addressing this issue, the Commissions shall conside	• • •
22	procedures, and schedules already implemented by S	-
23	enforcement agencies and evaluate whether any modifica	
24	with regard to those practices, procedures, and schedules.	J 1
25	(4) Any other issues deemed relevant and important regarding	body-worn cameras.
26	SECTION 2.(b) Report. – The Criminal Justice Education and	•
27	Commission and the Sheriffs' Education and Training Standards Commission	-
28	their proposed best practices and recommendations, including any legisl	
29	including any recommendations regarding retention policies implemented p	
30	the chairs of the Joint Legislative Oversight Committee on Justice and Public	Safety by December
31	1, 2016.	
32	SECTION 3.(a) Article 23 of Chapter 153A of the General Sta	atutes is amended by
33	adding a new section to read:	
34	"§ 153A-458. Body-worn and dashboard camera software for SB	I and State Crime
35	<u>Laboratory.</u>	
36	The local law enforcement agency of any county that uses body-worn c	ameras or dashboard
37	cameras when carrying out its law enforcement responsibilities shall pro-	1.
38	software, including software updates, required to operate the recordings fro	om the cameras at no
39	cost to the State Bureau of Investigation and also to the North Carolina State	•
40	the law enforcement agency uses the services of the North Carolina State	Crime Laboratory to
41	analyze the recording."	
42	SECTION 3.(b) Article 21 of Chapter 160 of the General Sta	atutes is amended by
43	adding a new section to read:	
44	" <u>§ 160A-490.1. Body-worn and dashboard camera software for SB</u>	I and State Crime
45	Laboratory.	
46	The local law enforcement agency of any city that uses body-worn ca	
47 19	cameras when carrying out its law enforcement responsibilities shall pro-	
48	software, including software updates, required to operate the recordings fro	•
49 50	cost to the State Bureau of Investigation and also to the North Carolina State	•
50 51	the law enforcement agency uses the services of the North Carolina State	Chine Laboratory to
51	analyze the recording."	

 SECTION 3.(c) Article 9 of Chapter 114 of the General Statutes is amended adding a new section to read: "§ 114-64. Body-worn and dashboard camera software provided by law enforce agencies. Any State or local law enforcement agency that uses body-worn cameras or dashle cameras when carrying out its law enforcement responsibilities shall provide a copy or provided by a copy or software provided by a copy or software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software provided by a copy or software between the software between the software provided by a copy or software between the s	15
 3 "<u>§ 114-64. Body-worn and dashboard camera software provided by law enforce</u> 4 <u>agencies.</u> 5 <u>Any State or local law enforcement agency that uses body-worn cameras or dashle</u> 6 <u>cameras when carrying out its law enforcement responsibilities shall provide a copy of</u> 	d by
 3 "<u>§ 114-64. Body-worn and dashboard camera software provided by law enforce</u> 4 <u>agencies.</u> 5 <u>Any State or local law enforcement agency that uses body-worn cameras or dashle</u> 6 <u>cameras when carrying out its law enforcement responsibilities shall provide a copy of</u> 	2
5 Any State or local law enforcement agency that uses body-worn cameras or dash 6 cameras when carrying out its law enforcement responsibilities shall provide a copy of	ment
6 cameras when carrying out its law enforcement responsibilities shall provide a copy of	
	oard
7	f the
7 software, including software updates, required to operate the recordings from the cameras	
8 cost to the North Carolina State Crime Laboratory if the law enforcement agency uses the ser	vices
9 of the North Carolina State Crime Laboratory to analyze the recording."	
10 SECTION 3.(d) Chapter 15A of the General Statutes is amended by adding a	new
11 Article to read:	
12 " <u>Article 8A.</u>	
13 "Law Enforcement Agencies to Provide Body-Worn and Dashboard Camera Software to SB	and
14 <u>Crime Laboratory.</u>	
15 "§ 15A-220. Law enforcement agencies to provide body-worn and dashboard ca	nera
16 software to SBI and Crime Laboratory.	
17 Any State or local law enforcement agency that uses body-worn cameras or dash	
18 cameras when carrying out its law enforcement responsibilities shall provide a copy of	
19 software, including software updates, required to operate the recordings from the cameras	
20 cost to the State Bureau of Investigation and also to the North Carolina State Crime Laborate	-
21 the law enforcement agency uses the services of the North Carolina State Crime Laborate	<u>ry to</u>
22 <u>analyze the recording.</u> "	
23 SECTION 4. Section 1 of this act becomes effective October 1, 2016, and appl	
24 all body-worn camera recordings and dashboard camera recordings made on or after that	
25 Section 3 of this act becomes effective December 1, 2016, and applies to any law enforce	
26 agency that has or is using body-worn or dashboard cameras on or after that date. The rema 27 of this act is effective when it becomes law	inder

27 of this act is effective when it becomes law.