#### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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#### HOUSE BILL 972 PROPOSED COMMITTEE SUBSTITUTE H972-PCS50020-SAf-111

Short Title: Law Enforcement Recordings/No Public Record.

(Public)

Sponsors:

Referred to:

### April 27, 2016

1 2		A BILL TO BE ENTITLED PROVIDE THAT RECORDINGS MADE BY LAW ENFORCEMENT
3		ARE NOT PUBLIC RECORDS, TO ESTABLISH WHETHER, TO WHOM,
4 5		F PORTIONS OF A RECORDING MAY BE DISCLOSED OR A COPY TO ESTABLISH THE PROCEDURE FOR CONTESTING A REFUSAL TO
	,	A RECORDING OR TO OBTAIN A COPY OF A RECORDING, AND TO
6 7		ATE OR LOCAL LAW ENFORCEMENT AGENCIES TO PROVIDE, UPON
8		ACCESS TO A METHOD TO VIEW AND ANALYZE RECORDINGS TO
9	· /	BUREAU OF INVESTIGATION AND THE NORTH CAROLINA STATE
10	CRIME LAB	
11		embly of North Carolina enacts:
12		<b>TON 1.</b> Chapter 132 of the General Statutes is amended by adding a new section
13	to read:	
14	"§ 132-1.4A. La	w enforcement agency recordings.
15		tions. – The following definitions apply in this section:
16	<u>(1)</u>	Body-worn camera. – An operational video or digital camera or other electronic
17		device, including a microphone or other mechanism for allowing audio capture,
18		affixed to the uniform or person of law enforcement agency personnel and
19		positioned in a way that allows the camera or device to capture interactions the
20		law enforcement agency personnel has with others.
21	<u>(2)</u>	Custodial law enforcement agency The law enforcement agency that owns or
22		leases or whose personnel operates the equipment that created the recording at
23		the time the recording was made.
24	<u>(3)</u>	Dashboard camera. – A device or system installed or used in a law enforcement
25		agency vehicle that electronically records images or audio depicting interaction
26		with others by law enforcement agency personnel. This term does not include
27	$(\mathbf{A})$	body-worn cameras.
28	<u>(4)</u>	Disclose or disclosure. – To make a recording available for viewing or listening
29 30		to by the person requesting disclosure, at a time and location chosen by the
30 31		custodial law enforcement agency. This term does not include the release of a recording.
32	(5)	<u>Personal representative. – A parent, court-appointed guardian, spouse, or</u>
32 33	<u>(J)</u>	attorney of a person whose image or voice is in the recording. If a person whose
55		automey of a person whose image of voice is in the recording. If a person whose

# 35attorney of a person whose image of voice is in the recording. If a person whose34image or voice is in the recording is deceased, the term also means the personal35representative of the estate of the deceased person; the deceased person's



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1		surviving spouse, parent, or adult child; the deceased person's attorney; or the
2		parent or guardian of a surviving minor child of the deceased.
3	<u>(6)</u>	Recording. – A visual, audio, or visual and audio recording captured by a
4	<u></u>	body-worn camera, a dashboard camera, or any other video or audio recording
5		device operated by or on behalf of a law enforcement agency or law
6		enforcement agency personnel when carrying out law enforcement
7		responsibilities. This term does not include any video or audio recordings of
8		interviews regarding agency internal investigations or interviews or
9		interrogations of suspects or witnesses.
10	(7)	Release. – To provide a copy of a recording.
11	<u> <u> </u></u>	ic Record and Personnel Record Classification. – Recordings are not public
12		ed by G.S. 132-1. Recordings are not personnel records as defined in Part 7 of
13		he General Statutes, G.S. 160A-168, or G.S. 153A-98.
14	-	losure; General. – Recordings in the custody of a law enforcement agency shall be
15		as provided by this section. A person requesting disclosure of a recording must
16		request to the head of the custodial law enforcement agency that states the date and
17		ne of the activity captured in the recording or otherwise identifies the activity with
18	**	cularity sufficient to identify the recording to which the request refers.
19	-	f the custodial law enforcement agency may only disclose a recording to the
20	following:	
21	(1)	A person whose image or voice is in the recording.
22	$\overline{(2)}$	A personal representative of an adult person whose image or voice is in the
23		recording, if the adult person has consented to the disclosure.
24	(3)	A personal representative of a minor or of an adult person under lawful
25	<u></u>	guardianship whose image or voice is in the recording.
26	<u>(4)</u>	A personal representative of a deceased person whose image or voice is in the
27		recording.
28	<u>(5)</u>	A personal representative of an adult person who is incapacitated and unable to
29		provide consent to disclosure.
30	When disclosing	g the recording, the law enforcement agency shall disclose only those portions of
31	the recording th	at are relevant to the person's request. A person who receives disclosure pursuant
32	-	n shall not record or copy the recording.
33	(d) Disc	losure; Denial of Disclosure Upon receipt of the written request for disclosure,
34	as promptly as p	possible, the custodial law enforcement agency must either disclose the portion of
35	the recording r	relevant to the person's request or notify the requestor of the custodial law
36	enforcement age	ency's decision not to disclose the recording to the requestor.
37	The custodia	al law enforcement agency may deny disclosure of the recording based on any of
38	the following fac	ctors:
39	<u>(1)</u>	The person requesting disclosure of the recording is not a person authorized to
40		receive disclosure pursuant to subsection (c) of this section.
41	<u>(2)</u>	The recording contains information that is otherwise confidential or exempt
42		from disclosure or release under State or federal law.
43	<u>(3)</u>	Disclosure would reveal information regarding a person that is of a highly
44		sensitive personal nature.
45	<u>(4)</u>	Disclosure may harm the reputation or jeopardize the safety of a person.
46	<u>(5)</u>	Disclosure would create a serious threat to the fair, impartial, and orderly
47		administration of justice.
48	<u>(6)</u>	Confidentiality is necessary to protect either an active or inactive internal or
49		criminal investigation or potential internal or criminal investigation.
50		eal of Disclosure Denial. – If a law enforcement agency denies disclosure pursuant
51	to subsection (d	) of this section, or has failed to provide disclosure more than three business days

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1	after the request for disclosure, the person seeking disclosure may apply to the superior court in		
2	any county where any portion of the recording was made for a review of the denial of disclosure.		
3	The court may conduct an in camera review of the recording. The court may order the disclosure		
4	of the recording only if the court finds that the law enforcement agency abused its discretion in		
5	denying the request for disclosure. The court may only order disclosure of those portions of the		
6	recording that are relevant to the person's request. A person who receives disclosure pursuant to		
7	this subsection shall not record or copy the recording. An order issued pursuant to this subsection		
8	may not order the release of the recording.		
9	In any proceeding pursuant to this subsection, the following persons shall be notified and those		
10	persons, or their designated representative, shall be given an opportunity to be heard at any		
11	proceeding: (i) the head of the custodial law enforcement agency, (ii) any law enforcement agency		
12	personnel whose image or voice is in the recording and the head of that person's employing law		
13	enforcement agency, and (iii) the District Attorney. Actions brought pursuant to this subsection		
14	shall be set down for hearing as soon as practicable and subsequent proceedings in such actions		
15	shall be accorded priority by the trial and appellate courts.		
16	(f) Release of Recordings; General; Court Order Required. – Recordings in the custody of		
17	a law enforcement agency shall only be released pursuant to court order. Any custodial law		
18	enforcement agency or any person requesting release of a recording may file an action in the		
19	superior court in any county where any portion of the recording was made for an order releasing		
20	the recording. The request for release must state the date and approximate time of the activity		
21	captured in the recording, or otherwise identify the activity with reasonable particularity sufficient		
22	to identify the recording to which the action refers. The court may conduct an in camera review of		
23	the recording. In determining whether to order the release of all or a portion of the recording, in		
24	addition to any other standards the court deems relevant, the court shall consider the applicability		
25	of all of the following standards:		
26	(1) Release is necessary to advance a compelling public interest.		
27	(2) The recording contains information that is otherwise confidential or exempt		
28	from disclosure or release under State or federal law.		
29	(3) The person requesting release is seeking to obtain evidence to determine legal		
30	issues in a current or potential court proceeding.		
31	(4) Release would reveal information regarding a person that is of a highly		
32	sensitive personal nature.		
33	(5) Release may harm the reputation or jeopardize the safety of a person.		
34	(6) Release would create a serious threat to the fair, impartial, and orderly		
35	administration of justice.		
36	(7) Confidentiality is necessary to protect either an active or inactive internal or		
37	criminal investigation or potential internal or criminal investigation.		
38	(8) There is good cause shown to release all portions of a recording.		
39	The court shall release only those portions of the recording that are relevant to the person's		
40	request.		
41	In any proceeding pursuant to this subsection, the following persons shall be notified and those		
42	persons, or their designated representative, shall be given an opportunity to be heard at any		
43	proceeding: (i) the head of the custodial law enforcement agency, (ii) any law enforcement agency		
44			
45	enforcement agency, and (iii) the District Attorney. Actions brought pursuant to this subsection		
46	shall be set down for hearing as soon as practicable and subsequent proceedings in such actions		
47	shall be accorded priority by the trial and appellate courts.		
48	(g) Release of Recordings; Law Enforcement Purposes. – Notwithstanding the		
49	requirements of subsections (c) and (f) of this section, a custodial law enforcement agency shall		
50	disclose or release a recording to a district attorney (i) for review of potential criminal charges, (ii)		

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1	in order to comply with discovery requirements in a criminal prosecution, or (iii) any other la			
2	enforcement purpose, and may disclose or release a recording for any of the following purposes:			
3	(1) For law enforcement training purposes.			
4	(2) Within the custodial law enforcement agency for any administrative, train	iin <u>g,</u>		
5	or law enforcement purpose.			
6	(3) To another law enforcement agency for law enforcement purposes.			
7	(h) Retention of Recordings. – Any recording subject to the provisions of this section	<u>shall</u>		
8	be retained for at least the period of time required by the applicable records retention	and		
9	disposition schedule developed by the Department of Natural and Cultural Resources, Division	on of		
10	Archives and Records.			
11	(i) Agency Policy Required. – Each law enforcement agency that uses body-worn can	<u>ieras</u>		
12	or dashboard cameras shall adopt a policy applicable to the use of those cameras.			
13	(j) No civil liability shall arise from compliance with the provisions of this sec	tion,		
14	provided that the acts or omissions are made in good faith and do not constitute gross neglige	ence,		
15	willful or wanton misconduct, or intentional wrongdoing.			
16	(k) Fee for Copies. – A law enforcement agency may charge a fee to offset the			
17	incurred by it to make a copy of a recording for release. The fee shall not exceed the actual co	<u>st of</u>		
18	making the copy.			
19	(1) <u>Attorney Fees. – The court may not award attorney fees to any party in any a</u>	<u>tion</u>		
20	brought pursuant to this section."			
21	<b>SECTION 2.(a)</b> Article 23 of Chapter 153A of the General Statutes is amende	d by		
22	adding a new section to read:			
23	" <u>§ 153A-458. SBI and State Crime Laboratory access to view and analyze recordings.</u>	c		
24	The local law enforcement agency of any county that uses the services of the State Burea			
25 26	Investigation or the North Carolina State Crime Laboratory to analyze a recording covere			
20 27	G.S. 132-1.4A shall, at no cost, provide access to a method to view and analyze the reconupon request of the State Bureau of Investigation or the North Carolina State Crime Laborator	-		
28	<b>SECTION 2.(b)</b> Article 21 of Chapter 160 of the General Statutes is amende			
28 29	adding a new section to read:	лUу		
30	"§ 160A-490.1. SBI and State Crime Laboratory access to view and analyze recordings.			
31	The local law enforcement agency of any city that uses the services of the State Burea	u of		
32	Investigation or the North Carolina State Crime Laboratory to analyze a recording covere			
33	G.S. 132-1.4A shall, at no cost, provide access to a method to view and analyze the record			
34	upon request of the State Bureau of Investigation or the North Carolina State Crime Laborator			
35	<b>SECTION 2.(c)</b> Article 9 of Chapter 114 of the General Statutes is amended			
36	adding a new section to read:			
37	"§ 114-64. SBI and State Crime Laboratory access to view and analyze recordings.			
38	Any State or local law enforcement agency that uses the services of the State Burea	u of		
39	Investigation or the North Carolina State Crime Laboratory to analyze a recording covere	d by		
40	G.S. 132-1.4A shall, at no cost, provide access to a method to view and analyze the record	ding		
41	upon request of the State Bureau of Investigation or the North Carolina State Crime Laborator	<u>y.</u> "		
42	SECTION 2.(d) Chapter 15A of the General Statutes is amended by adding a	new		
43	Article to read:			
44	" <u>Article 8A.</u>			
45	"SBI and State Crime Laboratory Access to View and Analyze Recordings.			
46	" <u>§ 15A-220. SBI and State Crime Laboratory access to view and analyze recordings.</u>			
47	Any State or local law enforcement agency that uses the services of the State Burea			
48	Investigation or the North Carolina State Crime Laboratory to analyze a recording covere	•		
49 50	G.S. 132-1.4A shall, at no cost, provide access to a method to view and analyze the record			
50	upon request of the State Bureau of Investigation or the North Carolina State Crime Laborator	<u>y.</u> "		

SECTION 3. This act becomes effective October 1, 2016, and applies to all requests
made on or after that date for the disclosure or release of a recording.