GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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SENATE DRS85181-MA-224 (03/21)

Short Title:	Div. of Criminal Information (DCI) Changes.	(Public)
Sponsors:	Senator Stein.	
Referred to:		

A BILL TO BE ENTITLED 1 2 AN ACT TO CLARIFY THE NAME OF THE DIVISION OF CRIMINAL INFORMATION; 3 TO ALLOW THE DIVISION OF CRIMINAL INFORMATION TO PROMULGATE 4 RULES FOR USAGE OF THE CRIMINAL INFORMATION NETWORK; AND TO ALLOW THE DIVISION OF CRIMINAL INFORMATION TO ASSESS FEES FOR 5 6 SET-UP, ACCESS TO, AND USE OF THE CRIMINAL INFORMATION NETWORK. 7 The General Assembly of North Carolina enacts: 8 SECTION 1. Article 3 of Chapter 114 of the General Statutes reads as rewritten: "Article 3. 9 10 "Division of Criminal Statistics.Information. 11 "§ 114-10. Division of Criminal Statistics.Information. 12 The Attorney General shall set up in the Department of Justice a division to be designated as the Division of Criminal Statistics.Information. There shall be assigned to this Division by 13 14 the Attorney General duties as follows: 15 (1)To collect and correlate information in criminal law administration, 16 including crimes committed, arrests made, dispositions on preliminary hearings, prosecutions, convictions, acquittals, punishment, appeals, together 17 18 with the age, race, and sex of the offender, the necessary data to make a trace 19 regarding all firearms seized, forfeited, found, or otherwise coming into the 20 possession of any State or local law enforcement agency of the State that are believed to have been used in the commission of a crime, and such other 21 22 information concerning crime and criminals as may appear significant or 23 helpful. To correlate such information with the operations of agencies and 24 institutions charged with the supervision of offenders on probation, in penal 25 and correctional institutions, on parole and pardon, so as to show the volume, variety and tendencies of crime and criminals and the workings of 26 27 successive links in the machinery set up for the administration of the criminal law in connection with the arrests, trial, punishment, probation, 28 29 prison parole and pardon of all criminals in North Carolina. 30 (2)To collect, correlate, and maintain access to information that will assist in 31 the performance of duties required in the administration of criminal justice 32 throughout the State. This information may include, but is not limited to, 33 motor vehicle registration, drivers' licenses, wanted and missing persons, stolen property, warrants, stolen vehicles, firearms registration, sexual 34 offender registration as provided under Article 27A of Chapter 14 of the 35



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		General Statutes, drugs, drug users and parole and probation histories. I performing this function, the Division may arrange to use informatio
		available in other agencies and units of State, local and federal governmen but shall provide security measures to insure that such information shall b
		made available only to those whose duties, relating to the administration of
		justice, require such information.
	(2a)	Recodified as G.S. 114-10.1 by Session Laws 2002-159, s. 18(a).
	(3)	To make scientific study, analysis and comparison from the information s
		collected and correlated with similar information gathered by federa
		agencies, and to provide the Governor and the General Assembly with th
		information so collected biennially, or more often if required by th
		Governor.
	(4)	To perform all the duties heretofore imposed by law upon the Attorne
		General with respect to criminal statistics.
	(5)	To perform such other duties as may be from time to time prescribed by th
		Attorney General.
	(6)	To promulgate rules and regulations for the administration of this Article.
"	§ 114-10.01. Co	ollection of traffic law enforcement statistics.
	. ,	lition to the duties set forth in G.S. 114-10, the Division of Criminal Statistic
		l collect, correlate, and maintain the following information regarding traffi
la		by law enforcement officers:
	(1)	The number of drivers stopped for routine traffic enforcement by law
		enforcement officers, the officer making each stop, the date each stop wa
		made, the agency of the officer making each stop, and whether or not
		citation or warning was issued.
	(2)	Identifying characteristics of the drivers stopped, including the race of
	(2)	ethnicity, approximate age, and sex.
	(3)	The alleged traffic violation that led to the stop.
	(4)	Whether a search was instituted as a result of the stop.
	(5)	Whether the vehicle, personal effects, driver, or passenger or passenger
		were searched, and the race or ethnicity, approximate age, and sex of eac
	(6)	person searched. Whether the search was conducted pursuant to consent probable cause.
	(6)	Whether the search was conducted pursuant to consent, probable cause, or reasonable suspicion to suspect a crime, including the basis for the request
		for consent, or the circumstances establishing probable cause or reasonable
		suspicion.
	(7)	Whether any contraband was found and the type and amount of any suc
	(\prime)	contraband.
	(8)	Whether any written citation or any oral or written warning was issued as
	(0)	result of the stop.
	(9)	Whether an arrest was made as a result of either the stop or the search.
	(10)	Whether any property was seized, with a description of that property.
	(11)	Whether the officers making the stop encountered any physical resistanc
	()	from the driver or passenger or passengers.
	(12)	Whether the officers making the stop engaged in the use of force against th
	(1-)	driver, passenger, or passengers for any reason.
	(13)	Whether any injuries resulted from the stop.
	(14)	Whether the circumstances surrounding the stop were the subject of an
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		investigation, and the results of that investigation.
	(15)	investigation, and the results of that investigation. The geographic location of the stop; if the officer making the stop is

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1 2 3 4	 Patrol District in which the stop was made; for all other law enforo officers, the location shall be the city or county in which the stop was (b) For purposes of this section, "law enforcement officer" means any of the foll (1) All State law enforcement officers. 	made.
5 6	(2) Law enforcement officers employed by county sheriffs or county departments.	y police
7 8	 (3) Law enforcement officers employed by police departments in munic with a population of 10,000 or more persons. 	ipalities
9 10 1 12	 (4) Law enforcement officers employed by police departments in munic employing five or more full-time sworn officers for every 1 population, as calculated by the Division for the calendar year in wistop was made. 	,000 in
3	(c) The information required by this section need not be collected in connecti	on with
4	impaired driving checks under G.S. 20-16.3A or other types of roadblocks, vehicle ch	ecks, or
5	checkpoints that are consistent with the laws of this State and with the State and	
16	constitutions, except when those stops result in a warning, search, seizure, arrest, or an	•
17	other activity described in subdivisions (4) through (14) of subsection (a) of this section	
8	(d) Each law enforcement officer making a stop covered by subdivision	
9	subsection (a) of this section shall be assigned an anonymous identification number	•
20	officer's employing agency. The anonymous identifying number shall be public rec	
21	shall be reported to the Division to be correlated along with the data collected under sul	
22	(a) of this section. The correlation between the identification numbers and the name	
3	officers shall not be a public record, and shall not be disclosed by the agency exception	
24	required by order of a court of competent jurisdiction to resolve a claim or defense p	property
25	before the court.	<i>,</i> •
26	(d1) Any agency subject to the requirements of this section shall submit info	
7	collected under subsection (a) of this section to the Division within 60 days of the close	
.8 .9	month. Any agency that does not submit the information as required by this subsection ineligible to receive any law enforcement grants available by or through the State u	
0	information which is reasonably available is submitted.	,
1	(e) The Division shall publish and distribute by December 1 of each yea	r a list
2	indicating the law enforcement officers that will be subject to the provisions of this	
3	during the calendar year commencing on the following January 1.	
34	"§ 114-10.02. Collection of statistics on the use of deadly force by law enfor	cement
5	officers.	
36	(a) In addition to the duties set forth in G.S. 114-10, the Division of Criminal S	Statistics
57	Information shall collect, maintain, and annually publish the number of deaths,	
8	enforcement agency, resulting from the use of deadly force by law enforcement officer	•
9	course and scope of their official duties.	
0	(b) For purposes of this section, "law enforcement officer" means swo	orn law
1	enforcement officers with the power of arrest, both State and local.	
12	"§ 114-10.1. Police Information Network.	
3	(a) The Division of Criminal <u>Statistics Information</u> is authorized to establish,	devise.
4	maintain and operate, under the control and supervision of the Attorney General, o	
5	system for receiving and disseminating to participating agencies information co	
6	maintained and correlated under authority of G.S. 114-10 of this Article. The system	
7	known as the Police Division of Criminal Information Network.	
8	(b) The Attorney GeneralDivision of Criminal Information is authorized to co	ooperate
9	with the Division of Motor Vehicles, Department of Administration, Department of Co	
0	and other State, local and federal agencies and organizations in carrying out the purp	

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intent of this section, and to utilize, in cooperation with other State agencies and to the extent as 1 2 may be practical, computers and related equipment as may be operated by other State agencies. 3 The Attorney General, Division of Criminal Information, after consultation with (c) 4 participating agencies, shall adopt rules and regulations governing the organization and 5 administration of the Police-Division of Criminal Information Network, including rules and regulations governing the types of information relating to the administration of criminal justice 6 7 to be entered into the system, and who shall have access to such information. The rules and 8 regulations governing access to the Police-Division of Criminal Information Network shall not 9 prohibit an attorney who has entered a criminal proceeding in accordance with G.S. 15A-141 10 from obtaining information relevant to that criminal proceeding. The rules and regulations governing access to the Police-Division of Criminal Information Network shall not prohibit an 11 12 attorney who represents a person in adjudicatory or dispositional proceedings for an infraction 13 from obtaining the person's driving record or criminal history. 14 The Attorney GeneralDivision of Criminal Information may impose an initial set up (d) fee of two thousand six hundred fifty dollars (\$2,650) for agencies to participate in the Police 15 Division of Criminal Information Network. This one-time fee shall be used to offset the cost of 16 17 the router and data circuit needed to access the Network. 18 The Attorney GeneralDivision of Criminal Information may also impose monthly fees on 19 participating agencies. The monthly fees collected under this subsection shall be used to offset 20 the cost of operating and maintaining the Police Information Network 21 (1)The Attorney General-Division of Criminal Information may impose a 22 monthly circuit fee on agencies that access the Police-Division of Criminal 23 Information Network through a circuit maintained and operated by the 24 Department of Justice. The amount of the monthly fee is three hundred 25 dollars (\$300.00) plus an additional fee amount for each device linked to the 26 Network. The additional fee amount varies depending upon the type of 27 device. For a desktop device after the first seven desktop devices, the 28 additional monthly fee is twenty-five dollars (\$25.00) per device. For a 29 mobile device, the additional monthly fee is twelve dollars (\$12.00) per 30 device. 31 The Attorney General Division of Criminal Information may impose a (2)32 monthly device fee on agencies that access the Police Information Network 33 through some other approved means. The amount of the monthly device fee 34 varies depending upon the type of device. For a desktop device, the monthly 35 fee is twenty-five dollars (\$25.00) per device. For a mobile device, the fee is 36 twelve dollars (\$12.00) per device." **SECTION 2.** This act is effective when it becomes law. 37