## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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## HOUSE DRH10315-ML-187A (3/18)

Short Title:	Law Enforcement Body-Worn Camera/Study.	(Public)
Sponsors:	Representatives Floyd, Faircloth, Brockman, and McNeill (Primary Sponsors).	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO ST	UDY THE IMPLEMENTATION AND USE OF BODY-WORN CAMERAS
3	BY LOCAL	AND STATE LAW ENFORCEMENT OFFICERS.
4	The General Ass	embly of North Carolina enacts:
5	SECT	<b>FION 1.</b> Definition. – The term "body-worn camera" means an operational
6	video camera, in	cluding a microphone or other mechanism for allowing audio capture, affixed
7	to a law enforcer	nent officer's uniform and positioned in a way that allows the video camera to
8	capture interaction	ons the law enforcement officer has with the public.
9	SECT	<b>FION 2.</b> Study. – The Criminal Justice Education and Training Standards
10	Commission and	the Sheriffs' Education and Training Standards Commission, in consultation
11	with the School	of Government at the University of North Carolina at Chapel Hill, the North
12	Carolina Conference	ence of District Attorneys, and any other organizations the Criminal Justice
13	Education and	Training Standards Commission and the Sheriffs' Education and Training
14	Standards Comm	nission jointly determine may assist with the completion of the study required
15	under this section	on, shall jointly study the implementation and use of body-worn cameras by
16	local and State la	w enforcement officers. The study shall consider all of the following:
17	(1)	The feasibility of equipping all law enforcement officers with a body-worn
18		camera, including (i) identifying costs that would be incurred by State and
19		local law enforcement agencies, (ii) funding options available to State and
20		local law enforcement agencies for the procurement of body-worn cameras,
21		and (iii) whether the use of body-worn cameras should be restricted to
22		certain types of law enforcement officers.
23	(2)	The type and intensity of training a law enforcement officer should receive
24		prior to using a body-worn camera.
25	(3)	The best practices and procedures for recording, including an identification
26		of (i) situations when the law enforcement officer should activate the
27		body-worn camera to record and (ii) situations in which the law enforcement
28		officer should deactivate the body-worn camera or seek permission prior to
29		recording.
30	(4)	The best practices and procedures for retaining and storing any recordings
31		captured by body-worn cameras, including (i) the costs of retention and
32		storage, (ii) the types of recordings that should be retained and stored, and
33		(iii) the standard retention and storage schedules for the different types of
34		recordings.



	General Assem	bly of North Carolina Session 2015	5
1	(5)	The level of public access, if any, which should be allowed to recordings	5
2		captured by body-worn cameras, including any legislative changes necessary	7
3		to allow public access.	
4	(6)	Any potential constitutional or other legal issues that may arise from the use	3
5		of body-worn cameras by law enforcement officers.	
6	(7)	Any other matters or information the Criminal Justice Education and	1
7		Training Standards Commission and the Sheriffs' Education and Training	3
8		Standards Commission jointly deem relevant to the study.	
9	SEC	<b>TION 3.</b> Report. – The Criminal Justice Education and Training Standards	5
10	Commission and	d the Sheriffs' Education and Training Standards Commission shall jointly	y
11	report their find	lings and recommendations, including any legislative proposals, to the 2016	5
12	Regular Session	of the 2015 General Assembly upon its convening.	
13	SEC	<b>TION 4.</b> Effective Date. – This act is effective when it becomes law.	