GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL DRS15131-MM-47B

Short Title:	Law Enforcement Recordings/Winston-Salem. (Loc	cal)
Sponsors:	Senators Lowe and Krawiec (Primary Sponsors).	
Referred to:		
A BILL TO BE ENTITLED AN ACT TO AMEND THE PUBLIC RECORD STATUTES WITH REGARD TO THE CITY OF WINSTON-SALEM RELATED TO LAW ENFORCEMENT AGENCY RECORDINGS AND CLOSED SESSIONS. The General Assembly of North Carolina enacts: SECTION 1. G.S. 132-1.4A reads as rewritten: "§ 132-1.4A. Law enforcement agency recordings. (a) Definitions. – The following definitions apply in this section:		
(<u>1</u>	Citizen review board. – A board or commission legally designed by a council to review police matters or complaints against a police agency a individual officers.	•
<u>(3.</u>	Deceased person. – A person whose image or voice is captured in a recording who was living at the time the recording began and died during or subsequent to the event captured on the recording.	
(h) Release of Recordings; Law Enforcement Purposes. – Notwithstanding the requirements of subsections (c), (f), and (g) of this section, a custodial law enforcement agency shall disclose or release a recording to a district attorney (i) for review of potential criminal charges, (ii) in order to comply with discovery requirements in a criminal prosecution, (iii) for use in criminal proceedings in district court, or (iv) any other law enforcement purpose, and may disclose or release a recording for any of the following purposes: (1) For law enforcement training purposes.		
(2)	Within the custodial law enforcement agency for any administrative, training	ng,
(3) (4)		es,
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To a citizens review board for review of complaints, provided members of the 1 (6) 2 board execute a confidentiality agreement to maintain the confidentiality of 3 the recording prior to viewing the recording. Recording images may be 4 released to the public by the citizens review board only upon court order. 5 To identify or locate a potential criminal suspect, victim of a crime, or missing **(7)** 6 person provided only a single or limited number of randomly selected still images extracted from the recording are disclosed or released. The image or 7 8 images shall depict only the face or other identifying characteristics of the 9 criminal suspect, victim of a crime, or missing person. To the city or county manager upon the manger's request for management and 10 (8) 11 administrative purposes including police operations review if the custodial 12 law enforcement agency is a municipal police agency or a combined city-and-county police agency headed by a chief officer other than a county 13 14 sheriff. Prior to viewing the recording, the manager shall execute a confidentiality agreement to maintain the confidentiality of the recording prior 15 16 to viewing the recording. Recording images may be released to the public by 17 the manager only upon a court order. To the city or town council in closed session and upon recommendation of the 18 <u>(9)</u> 19 city or town manager and majority vote of the city or town council provided 20 members of the city or town council shall execute a confidentiality agreement 21 to maintain the confidentiality of the recording prior to viewing the recording. 22 A member of the council shall be allowed to make statements to restore the 23 public's confidence in law enforcement without breaching the confidentiality 24 agreement or otherwise violating this section. Recording images may be 25 released to the public by the council only upon a court order. 26 27 (k) No civil liability shall arise from compliance with the provisions of this section, 28 provided that the acts or omissions are made in good faith and do not constitute gross negligence, 29 willful or wanton misconduct, or intentional wrongdoing. Any person who knowingly and 30 willfully discloses or releases a recording in violation of this section shall be guilty of a Class 3 misdemeanor and upon conviction shall only be fined in the discretion of the court but not in 31 32 excess of five hundred dollars (\$500.00)." 33 34 **SECTION 2.** G.S. 143-318.11(a) reads as rewritten: 35 Permitted Purposes. – It is the policy of this State that closed sessions shall be held 36

only when required to permit a public body to act in the public interest as permitted in this section. A public body may hold a closed session and exclude the public only when a closed session is required:

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To view a recording released regulated pursuant to G.S. 132-1.4A."

SECTION 3. This act applies to the City of Winston-Salem.

SECTION 4. This act is effective when it becomes law.

Page 2 DRS15131-MM-47B