GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL DRH10327-ND-98

| | Short Title | : Expa | nd Recording/Interviews/Interrogations. | (Public) | |
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| | Sponsors: | Repre | esentative Richardson. | | |
| | Referred to |): | | | |
| 1 | | | | | |
| 1 | | | A BILL TO BE ENTITLED | | |
| 2 3 | | | ND PROVISIONS SURROUNDING THE ELECTRON | | |
| 3 4 | | NTION. | TWS AND CUSTODIAL INTERROOATIONS II | N FLACES OF | |
| 5 | | | bly of North Carolina enacts: | | |
| 6 | | | N 1. Article 8 of Chapter 15A of the General Statutes re | ads as rewritten. | |
| 7 | | SECTIO | "Article 8. | ads as rewritten. | |
| 8 | | | "Electronic Recording of <u>Interviews and Interrogations</u> . | | |
| 9 | " 8 15A-21 1 | | onic recording of <u>interviews and</u> interrogations. | | |
| 10 | | | - The purpose of this Article is to require the creation of a | n electronic record | |
| 11 | . , | - | w or custodial interrogation in order to eliminate dispute | | |
| 12 | and interrogations, thereby improving prosecution of the guilty while affording protection to the | | | | |
| 13 | innocent and increasing court efficiency. | | | | |
| 14 | (b) | Applicati | on The provisions of this Article shall apply to all | law enforcement | |
| 15 | | | dial interrogations of juveniles in criminal investigation | | |
| 16 | place of detention. The provisions of this Article shall also apply to any law enforcement | | | | |
| 17 | interview or custodial interrogation of any person in a felony criminal investigation conducted at | | | | |
| 18 | any place of detention if the investigation is related to any of the following crimes: any Class A, | | | | |
| 19 | B1, or B2 felony, and any Class C felony of rape, sex offense, or assault with a deadly weapon | | | | |
| 20 | with intent to kill inflicting serious injury.detention. | | | | |
| 21 | (c) | Definitio | ns. – The following definitions apply in this Article: | | |
| 22 | | ••• | | | |
| 23 | | (2) Ir | its entirety. – An uninterrupted record that begins with | and includes at the | |
| 24 | | | art of the interview or custodial interrogation, including | | |
| 25 | | | fficer's advice to the person in custody of that person's co | | |
| 26 | | | nd ends when the interview or custodial interrogation | | |
| 27 | | | nished, and clearly shows both the interrogator and the | | |
| 28 | | | roughout. <u>finished.</u> If the record is a visual recording | | |
| 29 | | | terview or custodial interrogation, the camera recordin | | |
| 30 | | | istodial interrogation must be placed so that the came | | |
| 31 | | | terviewer and the suspect or the interrogator and the sus | | |
| 32 | | | f recess, upon request by the person being interviewed, the | | |
| 33 | | | <u>istody</u> , or the law enforcement officer, do not constitute a | - | |
| 34 | | | e record. The record will reflect all starting and ending | - | |
| 35 | | | <u>cluding</u> the starting time <u>and date</u> of the recess and the | resumption of the | |
| 36 | | ir | <u>terview or interrogation.</u> | | |



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| 2 | (d) Electronic Recording of Interviews and Interrogations Required Any law | | | |
| 3 | enforcement officer conducting a an interview or custodial interrogation of (i) any juvenile | | | |
| 4 | involved in an investigation of a juvenile any criminal investigation or (ii) any person involved | | | |
| 5 | in a felony criminal investigation shall make an electronic recording of the interview or custodial | | | |
| 6 | interrogation in its entirety. Any law enforcement officer conducting a custodial interrogation in | | | |
| 7 | an investigation relating to any of the following crimes shall make an electronic recording of the | | | |
| 8 | interrogation in its entirety: any Class A, B1, or B2 felony; and any Class C felony of rape, sex | | | |
| 9 | offense, or assault with a deadly weapon with intent to kill inflicting serious injury.entirety if the | | | |
| 10 | interview or custodial interrogation is conducted in a place of detention. | | | |
| 11 | (e) Admissibility of Electronic Recordings. – During the prosecution of any offense to | | | |
| 12 | which this Article applies, an oral, written, nonverbal, or sign language statement of a defendant | | | |
| 13 | made in the course of a <u>an interview or custodial interrogation</u> may be presented as evidence | | | |
| 14 | against the defendant if an electronic recording was made of the interview or custodial | | | |
| 15 | interrogation in its entirety and the statement is otherwise admissible. If the court finds that the | | | |
| 16 | defendant was subjected to a <u>an interview or</u> custodial interrogation that was not electronically | | | |
| 17 | recorded in its entirety, any statements made by the defendant after that non-electronically | | | |
| 18 | recorded <u>interview or custodial interrogation</u> , even if made during an <u>interview or</u> interrogation | | | |
| 19 | that is otherwise in compliance with this section, may be questioned with regard to the | | | |
| 20 | voluntariness and reliability of the statement. The State may establish through clear and | | | |
| 21 | convincing evidence that the statement was both voluntary and reliable and that law enforcement | | | |
| 22 | officers had good cause for failing to electronically record the <u>interview or</u> interrogation in its | | | |
| 23 24 | entirety. Good cause shall include, but not be limited to, the following: | | | |
| 24 25 | (1) The accused refused to have the <u>interview or interrogation</u> electronically recorded, and the refusal itself was electronically recorded. | | | |
| 23 26 | (2) The failure to electronically record an <u>interview or interrogation in its entirety</u> | | | |
| 20 27 | was the result of unforeseeable equipment failure, and obtaining replacement | | | |
| 28 | equipment was not feasible. | | | |
| 20 29 | (e1) Recordings of non-defendant interviews or custodial interrogations under this Article | | | |
| 30 | shall be provided to the juvenile or criminal defendant as part of discovery requirements under | | | |
| 31 | Chapters 7B and 15A of the General Statutes. | | | |
| 32 | (f) Remedies for Compliance or Noncompliance. – All of the following remedies shall | | | |
| 33 | be granted as relief for compliance or noncompliance with the requirements of this section: | | | |
| 34 | (1) Failure to comply with any of the requirements of this section shall be | | | |
| 35 | considered by the court in adjudicating motions to suppress a statement of the | | | |
| 36 | defendant made during or after a <u>an interview or custodial interrogation</u> . | | | |
| 37 | | | | |
| 38 | (g) Article Does Not Preclude Admission of Certain Statements. – Nothing in this Article | | | |
| 39 | precludes the admission of any of the following: | | | |
| 40 | | | | |
| 41 | (4) A statement made during <u>a an interview or custodial interrogation that is</u> | | | |
| 42 | conducted in another state by law enforcement officers of that state. | | | |
| 43 | | | | |
| 44 | (6) A statement given at a time when the interrogators are unaware that the person | | | |
| 45 | is suspected of an offense to which this Article applies. | | | |
| 46 | (h) Destruction on Modification of Deservices After Annuals Esterated The Ot to 1 11 | | | |
| 47 48 | (h) Destruction or Modification of Recording After Appeals Exhausted. – The State shall | | | |
| 48 40 | not destroy or alter any electronic recording of <u>a an interview or custodial interrogation</u> of a defendant convicted of any offense related to the <u>interview or interrogation</u> until one year after | | | |
| 49 50 | the completion of all State and federal appeals of the conviction, including the exhaustion of any | | | |
| 50 | the completion of an state and rederal appears of the conviction, including the exhaustion of any | | | |

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- appeal of any motion for appropriate relief or habeas corpus proceedings. Every electronic
 recording should be clearly identified and catalogued by law enforcement personnel.
- 3 <u>Every electronic recording of non-defendant interviews or custodial interrogations may be</u> 4 <u>destroyed at the conclusion of the State appeal process.</u>"
- 5 **SECTION 2.** This act becomes effective October 1, 2021, and applies to interviews 6 and custodial interrogations occurring on or after that date.