GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL DRH40529-NDa-174A

Short Title:	Supporting Law Enforcement.	(Public)
Sponsors:	Representative Prather.	
Referred to:		

1	A BILL TO BE ENTITLED		
2	AN ACT TO STRENGTHEN POLICIES AND STANDARDS SURROUNDING LAW		
3	ENFORCEMENT OFFICERS.		
4	The General Assembly of North Carolina enacts:		
5			
6	PART I. DIRECT THE DEPARTMENT OF JUSTICE TO ASSIST LAW		
7	ENFORCEMENT AGENCIES IN APPLYING FOR GRANT FUNDS AND FUND		
8	POSITIONS TO MEET THE REQUIREMENTS OF THIS PART		
9	SECTION 1.1. The Department of Justice shall provide assistance to law		
10	enforcement agencies seeking grant funds, including, but not limited to, the following:		
11	(1) Alerting law enforcement agencies to available grant funds.		
12	(2) Assisting law enforcement agencies with drafting and submitting grant		
13	proposals and applications.		
14	SECTION 1.2. There is appropriated from the General Fund to the Department of		
15	Justice two hundred thousand dollars (\$200,000) in recurring funds for the 2024-2025 fiscal year		
16	to be used to hire two full-time grant writers to assist law enforcement agencies pursuant to the		
17	requirements of Section 1.1 of this Part. Funds appropriated by this section may also be used to		
18	hire mental health officers.		
19	SECTION 1.3. This Part becomes effective July 1, 2024.		
20			
21	PART II. SUPPORT COMMUNITY POLICING PROGRAMS		
22	SECTION 2.1. There is appropriated from the General Fund to the Department of		
23	Justice the sum of three hundred thousand dollars (\$300,000) in recurring funds for the		
24	2024-2025 fiscal year to be used to award grants to law enforcement agencies for initiatives		
25	supporting community policing, including funding for mental health officers.		
26	SECTION 2.2. This Part becomes effective July 1, 2024.		
27			
28	PART III. CREATE INCENTIVES FOR LAW ENFORCEMENT OFFICERS AND		
29	AGENCIES		
30	SECTION 3.1. There is appropriated from the General Fund to the Department of		
31	Justice the sum of seven hundred fifty thousand dollars (\$750,000) in recurring funds for the		
32	2024-2025 fiscal year to be used to provide the following types of grants:		
33	(1) Grants provided to law enforcement agencies to be awarded to law		
34	enforcement officers, including mental health officers, exhibiting exemplary		
35	service as established by the Department of Justice.		



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2		(2)	Grants awarded to law enforcement agencies for m diversity benchmarks, including the hiring of me established by the Department of Justice.	ntal health officers, as
ŀ			TON 3.2. No grant awarded pursuant to this Part shall	exceed fifteen thousand
5	dollars (\$15	. ,		
5 7		SECI	ION 3.3. This Part becomes effective July 1, 2024.	
3			SE POLICE USE OF FORCE POLICIES	
)			ION 4.1. G.S. 15A-401(d) reads as rewritten:	
)	"(d)	Use of	Force in Arrest. –	
_		•••		
2 3 4		(2)	A law-enforcement officer is justified in using dead another person for a purpose specified in subdivisio only when it is or appears to be reasonably necessary	on (1) of this subsection
i			only when it is of appears to be reasonably necessary	dioreoy.
, ,			Strangleholds, lateral vascular neck restraints, carotic	d restraints or any other
			tactics that restrict oxygen or blood flow to the	
}			considered the use of deadly force under this subdivis	
			Nothing in this subdivision constitutes justification	
			criminally negligent conduct by any person which is	
			person or property, nor shall it be construed to excu	
			unreasonable or excessive force.	
		(3)	Under all circumstances in which a law-enforcement	officer uses force of any
			kind, a law-enforcement officer shall use the min	imum amount of force
			reasonably necessary to accomplish the law-enforce	cement action and shall
			attempt to utilize de-escalation tactics when possible.	
			ION 4.2. The Attorney General, in consultation w	
			tion and the North Carolina Association of Chiefs of	· •
			rce policies that may be adopted by all law enforceme	
	-		all be submitted to the Joint Legislative Oversight Co	
		•	later than December 1, 2024, shall be published on th	1
			be distributed in digital format by the Attorney Genera	al to all law enforcement
	agencies in			0 1 1 0004 1
			ION 4.3. Section 4.1 of this Part becomes effectiv	
			s taken on or after that date. The remainder of this I	Part is effective when it
	becomes lav	w.		
	рарт у і	7 6 17 1	BLISH MINIMUM STANDARDS FOR THE HIR	INC AND TDAINING
			RCEMENT OFFICERS	
			TON 5.1. G.S. 17C-6(a) reads as rewritten:	
			ition to powers conferred upon the Commission elsev	where in this Δr ticle the
			have the following powers, which shall be enforceat	
			ication procedures, or the provisions of G.S. 17C-10:	ofe through its fulles and
	regulations,	, certin	reation procedures, of the provisions of 0.5. 17C-10.	
		 (2a)	Establish the minimum age requirement that shall be	e met in order to qualify
	-	<u>u)</u>	for entry level employment as a criminal justice	
			probationary status or in a permanent position, which	
			years of age.	<u>Shah hot oo lobb thun 21</u>
		(2b)	Establish minimum mental health screening protoco	ols that must be met in
	-	<u></u>	order to qualify for entry level employment and reten	
			officer in temporary or probationary status or in a p	
			sincer in temporary or produced in y status of in a	position. The

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1 2 3 4		standards for entry level employment shall include a psy within one year prior to certification performed by a phy or other mental health professional.	
5	 (17a)	Establish minimum annual mental health screening p	rotocols for criminal
6		justice officers, including additional mental health sci	
7		criminal justice officers following a traumatic	•
8		psychological screening performed by a physician, p	sychologist, or other
9		mental health professional.	
0	"		
1		ION 5.2. G.S. 17C-13(b) reads as rewritten:	
2		thstanding G.S. 15A-145.4 or G.S. 15A-145.5, the Co	
3		I's <u>misdemeanor and</u> felony conviction records, including	
⊥ ;		e Office of the Courts in its confidential files containing	
		ons. The Commission may deny, suspend, or revoke a	-
		hat person's felony conviction, <u>conviction</u> or the convic	
		hether or not that conviction was the convictions were	
3		nvictions were expunged pursuant to G.S. 15A-145.4 or	G.S. 15A-145.8A."
)		ION 5.3. G.S. 17E-4(a) reads as rewritten:	
)		ommission shall have the following powers, duties, and r	-
2		rough its rules and regulations, certification procedures	, or the provisions of
	G.S. 17E-8 and G	.5. 17E-9:	
; ⊥	···· (2a)	Establish the minimum are requirement that shall be m	at in order to qualify
•	<u>(2a)</u>	Establish the minimum age requirement that shall be m	
		for entry level employment as an officer in temporary of a particular position, which shall not be less than	
	(2h)	or in a permanent position, which shall not be less than Establish minimum mental health screening protocols	•
	<u>(2b)</u>	order to qualify for entry level employment and reter	
		temporary or probationary status or in a permanent posit	
		entry level employment shall include a psychological	
		year prior to certification performed by a physician, p	
		mental health professional.	sychologist, or other
		nonui noutui protossionui.	
	 (13a)	Establish minimum annual mental health screening p	rotocols for officers
	<u>(15u)</u>	including additional mental health screening protocols	
		a traumatic event, including a psychological screen	
		physician, psychologist, or other mental health profession	• •
		<u> </u>	<u></u>
1	The Commission	may certify, and no additional certification shall be requir	red from it. programs.
		ners certified by the North Carolina Criminal Justice Ed	1 0
		ssion. Where the Commission determines that a program	-
		l for an area which is unique to the office of sheriff, the Co	
	such program, course, instructor, or teacher under such standards and procedures as it may		
	establish."		· •
	SECT	ION 5.4. G.S. 17E-12(b) reads as rewritten:	
	"(b) Notwi	thstanding G.S. 15A-145.4 or G.S. 15A-145.5, the Co	ommission may gain
	access to a persor	's misdemeanor and felony conviction records, including	g those maintained by
	the Administrativ	e Office of the Courts in its confidential files containing	the names of persons
	granted expunction	ons. The Commission may deny, suspend, or revoke a	
		hat noncon's falance conviction conviction on the convic	

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1	misdemeanors, whether or not that conviction was the convictions were exp	ounged, unless the
2	conviction was convictions were expunged pursuant to G.S. 15A-145.4 or G.S.	5. 15A-145.8A."
3	SECTION 5.5. There is appropriated from the General Fund to t	he Department of
4	Justice the sum of one million dollars (\$1,000,000) in recurring funds for the	2024-2025 fiscal
5	year to be used to provide grants to law enforcement agencies to pay for	
6	screenings required by Sections 5.1 and 5.3 of this Part and for mental health	
7	SECTION 5.6. Sections 5.1 and 5.3 of this Part become effective	•
8	and apply to officers hired or employed on or after that date. Sections 5.2 and	
9	become effective January 1, 2025, and apply to (i) officers hired on or after	
10	officers employed on or after that date that are convicted of a felony or misder	
11	that date. Section 5.5 of this Part becomes effective July 1, 2024. The remain	ider of this Part is
12	effective when it becomes law.	
13		
14	PART VI. FUND ADDITIONAL DETECTIVES OR INVESTIGATIVE	OFFICERS TO
15	INVESTIGATE SEVERE CRIMES	h . D f
16 17	SECTION 6.1. There is appropriated from the General Fund to the Justice the sum of two million dollars (\$2,000,000) in resurving funds for the	1
17	Justice the sum of two million dollars (\$2,000,000) in recurring funds for the year to be used to provide grants to law enforcement agencies to temporarily	
10	total funding for detective or other investigative law enforcement positions,	
20	health officer positions, in order to aid in the investigation of person crimes that	
20	a charge of a Class D felony or higher.	
22	SECTION 6.2. This Part becomes effective July 1, 2024.	
23		
24	PART VII. SEVERABILITY CLAUSE AND EFFECTIVE DATE	
25	SECTION 7.1. If any Part, section, or provision of this	act is declared
26	unconstitutional or invalid by the courts, it does not affect the validity of this	act as a whole or
27	any portion other than the portion declared to be unconstitutional or invalid.	
28	SECTION 7.2. Except as otherwise provided, this act is effective	e when it becomes
29	law.	