GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2023**

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H.B. 731
Apr 18, 2023
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30089-ND-47

	Short Title:	Police Reform for 2023. (Public)
	Sponsors:	Representative Brockman.
	Referred to:	
1		A BILL TO BE ENTITLED
2	AN ACT TO	LIMIT NO-KNOCK WARRANTS, TO LIMIT THE USE OF CHOKEHOLDS
3		ENFORCEMENT OFFICERS, AND TO STRENGTHEN THE TRAINING AND
4	EDUCA	TION OF LAW ENFORCEMENT OFFICERS.
5	The General	Assembly of North Carolina enacts:
6		•
7	SPECIFIC I	PROBABLE CAUSE FINDING FOR NO-KNOCK WARRANTS
8	S	ECTION 1.(a) Article 11 of Chapter 15A of the General Statutes reads as rewritten:
9		"Article 11.
10		"Search Warrants.
11		
12	"§ 15A-242.	Items subject to seizure under a search warrant.
13	An item i	s subject to seizure pursuant to a search warrant if there is probable cause to believe
14	that it:any of	the following:
15	(1) Is-It is stolen or embezzled; or embezzled.
16	(2	<i>Is</i> <u>It is contraband or otherwise unlawfully possessed; or possessed.</u>
17	(3	B) Has <u>It has been used or is possessed for the purpose of being used to commit</u>
18		or conceal the commission of a crime; or crime.
19	(4	Constitutes <u>It constitutes</u> evidence of an offense or the identity of a person
20		participating in an offense.
21		
22	"§ 15A-244.	Contents of the application for a search warrant.
23	<u>(a)</u> E	ach application for a search warrant must be made in writing upon oath or
24	affirmation.	All applications must contain:
25	(1) The name and title of the applicant; and applicant.
26	(2	A statement that there is probable cause to believe that items subject to seizure
27		under G.S. 15A-242 may be found in or upon a designated or described place,
28		vehicle, or person; and <u>person.</u>
29	(3	B) Allegations of fact supporting the statement. The statements must be
30		supported by one or more affidavits particularly setting forth the facts and
31		circumstances establishing probable cause to believe that the items are in the
32		places or in the possession of the individuals to be searched; and searched.

For an officer to be able to break and enter any premises or vehicle in the execution <u>(b)</u> of a search warrant pursuant to G.S. 15A-251(b), the application for a search warrant under subsection (a) of this section must also contain:



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1	<u>(1)</u>	A statement that there is probable cause to believe that	the giving of notice of
2		the execution of the search warrant would endanger th	
3		person.	· · ·
4	<u>(2)</u>	Allegations of fact particularly setting forth the fact	cts and circumstances
5		establishing probable cause to believe that the give	
6		execution of the search warrant would endanger the	-
7		person.	• •
8	"§ 15A-245. Bas	sis for issuance of a search warrant; duty of the issuin	ng official.
9			
10	(b) If the	issuing official finds that the application meets the requi	rements of this Article
11	and finds there is	s probable cause to believe that the search will discover	items specified in the
12	application which	h are subject to seizure under G.S. 15A-242, he the offic	ial must issue a search
13	warrant in accord	dance with the requirements of this Article. The issuing	g official must retain a
14	copy of the warra	ant and warrant application and must promptly file them	with the clerk. If he the
15	official does not	so find, the official must deny the application.	
16	"§ 15A-246. For	rm and content of the search warrant.	
17	A search war	rant must contain:	
18	(1)	The name and signature of the issuing official with	
19		issuance above his signature; and the issuing official's s	
20	(2)	The name of a specific officer or the classification of	f officers to whom the
21		warrant is addressed; and addressed.	
22	(3)	The names of the applicant and of all persons whose a	-
23		were given in support of the application; and applicatio	
24	(4)	A designation sufficient to establish with reasonable of	certainty the premises,
25		vehicles, or persons to be searched; and searched.	
26	 		
27		to may execute a search warrant.	a sting within his the
28 29		rrant may be executed by any law-enforcement officer	-
29 30	crime or crimes i	officer's territorial jurisdiction, whose investigative auth	ionty encompasses the
30 31	crime of crimes i	livolved.	
32	 "8 154-249 Off	icer to give notice of identity and purpose.	
33		xecuting a search warrant must, before entering the pren	nises give appropriate
34		<u>officer's</u> identity and purpose to the person to be sear	• • •
35		of the premises to be searched. If it is unclear whether a	· 1
36		earched, he the officer must give the notice in a manner	• •
37	anyone who is pr		
38	····		
39	"§ 15A-251. En	try by force.	
40		ay break and enter any premises or vehicle when necess	ary to the execution of
41		der either of the following circumstances:	•
42	(1)	The officer has previously announced his-the officer's i	dentity and purpose as
43		required by G.S. 15A-249 and reasonably believes eit	ther that admittance is
44		being denied or unreasonably delayed or that the p	
45		unoccupied; orunoccupied.	
46	(2)	The officer has probable cause to believe that the gi	0
47		endanger the life or safety of any person.warrant inclu	udes the statement and
48		allegations of fact required by G.S. 15A-244(b).	
49			
50	"§ 15A-253. Sco	ope of the search; seizure of items not named in the wa	arrant.

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The scope of the search may be only such as is authorized by the warrant and is reasonably 1 2 necessary to discover the items specified therein. Upon discovery of the items specified, the 3 officer must take possession or custody of them. If in the course of the search the officer 4 inadvertently discovers items not specified in the warrant which are subject to seizure under 5 G.S. 15A-242, he the officer may also take possession of the items so discovered. 6 "§ 15A-254. List of items seized. 7 Upon seizing items pursuant to a search warrant, an officer must write and sign a receipt 8 itemizing the items taken and containing the name of the court by which the warrant was issued. 9 If the items were taken from a person, the receipt must be given to the person. If items are taken 10 from a place or vehicle, the receipt must be given to the owner, or person in apparent control of 11 the premises or vehicle if the person is present; or if he the person is not, not present, the officer 12 must leave the receipt in the premises or vehicle from which the items were taken. 13 "§ 15A-255. Frisk of persons present in premises or vehicle to be searched. 14 An officer executing a warrant directing a search of premises or of a vehicle may, if the officer reasonably believes that his the officer's safety or the safety of others then present so 15 requires, search for any dangerous weapons by an external patting of the clothing of those 16 present. If in the course of such a frisk he-the officer feels an object which he-the officer 17 18 reasonably believes to be a dangerous weapon, he the officer may take possession of the object. 19" 20 SECTION 1.(b) This section becomes effective October 1, 2023, and applies to 21 search warrants issued on or after that date. 22 23 INCLUDE CHOKEHOLDS AND SIMILAR TACTICS IN THE DEFINITION OF 24 **DEADLY FORCE** 25 **SECTION 2.(a)** G.S. 15A-401(d) reads as rewritten: 26 "(d) Use of Force in Arrest. -27 . . . 28 (2)A law-enforcement officer is justified in using deadly physical force upon 29 another person for a purpose specified in subdivision (1) of this subsection 30 only when it is or appears to be reasonably necessary thereby: 31 . . . 32 Strangleholds, chokeholds, lateral vascular neck restraints, carotid restraints, 33 or any other tactics that restrict oxygen or blood flow to the head or neck shall 34 be considered the use of deadly force under this subdivision. 35 Nothing in this subdivision constitutes justification for willful, malicious or 36 criminally negligent conduct by any person which injures or endangers any 37 person or property, nor shall it be construed to excuse or justify the use of unreasonable or excessive force." 38 39 **SECTION 2.(b)** This section is effective when it becomes law and applies to uses of 40 force occurring on or after that date. 41 42 **REQUIRE LAW ENFORCEMENT OFFICERS TO USE BODY-WORN CAMERAS** 43 SECTION 3.(a) Article 4 of Chapter 20 of the General Statutes is amended by adding 44 a new section to read: 45 "§ 20-196.6. Require use of body-worn cameras. State Troopers shall utilize body-worn cameras, as that term is defined in 46 (a) G.S. 132-1.4A, in all interactions with members of the public, including, but not limited to, the 47 48 following: 49 <u>(1)</u> Traffic stops. 50 (2)Pursuits.

- $\frac{(3)}{\text{Arrests.}}$

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(4) Searches.	
(5) Interrogations not covered under G.S. 15A-211.	
(6) Interviews with victims and witnesses.	
(7) Interactions with inmates of a State correctional facility or lo	cal confinemen
<u>facility.</u>	
(b) The requirements of subsection (a) of this section shall not apply to	State Trooper
during undercover operations."	
SECTION 3.(b) Chapter 74E of the General Statutes is amended b section to read:	by adding a new
" <u>§ 74E-10.1. Require use of body-worn cameras.</u>	
(a) Company police officers shall utilize body-worn cameras, as that te	rm is defined i
G.S. 132-1.4A, in all interactions with members of the public, including, but no	
following:	
(1) Arrests.	
$\overline{(2)}$ Searches.	
(3) Interrogations not covered under G.S. 15A-211.	
(4) Interviews with victims and witnesses.	
(b) The requirements of subsection (a) of this section shall not apply to	company polic
officers during undercover operations."	
SECTION 3.(c) Chapter 74G of the General Statutes is amended by	by adding a ne
section to read:	
" <u>§ 74G-10.1. Require use of body-worn cameras.</u>	
(a) <u>Campus police officers shall utilize body-worn cameras, as that ter</u>	rm is defined i
G.S. 132-1.4A, in all interactions with members of the public, including, but no	ot limited to, th
following:	
(1) <u>Traffic stops.</u>	
(2) <u>Pursuits.</u>	
(3) <u>Arrests.</u>	
(4) <u>Searches.</u>	
(5) Interrogations not covered under G.S. 15A-211.	
(6) Interviews with victims and witnesses.	
(b) The requirements of subsection (a) of this section shall not apply to	o campus polic
officers during undercover operations."	
SECTION 3.(d) Subpart C of Part 4 of Article 13 of Chapter 143H	B of the Generation
Statutes is amended by adding a new section to read:	
" <u>§ 143B-927.1. Require use of body-worn cameras.</u>	
(a) Law enforcement officers of the State Bureau of Investigation shall up	•
cameras, as that term is defined in G.S. 132-1.4A, in all interactions with member	ers of the public
including, but not limited to, the following:	
$\frac{(1)}{(2)} \qquad \frac{\text{Traffic stops.}}{\text{Provide the stops.}}$	
$\frac{(2)}{(2)} \qquad \frac{\text{Pursuits.}}{(2)}$	
$\frac{(3)}{(4)} \qquad \frac{\text{Arrests.}}{(5)}$	
$\frac{(4)}{(5)} \underline{\text{Searches.}}$	
(5) <u>Interrogations not covered under G.S. 15A-211.</u>	
(6) <u>Interviews with victims and witnesses.</u>	1 C
(7) <u>Interactions with inmates of a State correctional facility or lo</u>	cal confinement
$\frac{facility.}{facility.}$	ow orfores
(b) The requirements of subsection (a) of this section shall not apply to l	aw enforcement
officers of the State Bureau of Investigation during undercover operations."	nonal Statest
SECTION 3.(e) Part 1 of Article 10 of Chapter 153A of the Ger	neral Statutes
amended by adding a new section to read:	

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" <u>§ 153A-213. Require use of body-worn cameras.</u>		
(a) County law enforcement officers shall utilize body-worn cameras, a	as that term is	
defined in G.S. 132-1.4A, in all interactions with members of the public, incl	<u>uding, but not</u>	
limited to, the following:		
(1) Traffic stops.		
(2) Pursuits.		
(3) Arrests.		
(4) Searches.		
(5) Interrogations not covered under G.S. 15A-211.		
(6) Interviews with victims and witnesses.		
(7) Interactions with inmates of a State correctional facility or loca	al confinement	
facility.		
(b) The requirements of subsection (a) of this section shall not apply	to county law	
enforcement officers during undercover operations."	<u> </u>	
SECTION 3.(f) Article 13 of Chapter 160A of the General Statutes	is amended by	
adding a new section to read:		
" <u>§ 160A-290. Require use of body-worn cameras.</u>		
(a) City law enforcement officers shall utilize body-worn cameras, as that	term is defined	
in G.S. 132-1.4A, in all interactions with members of the public, including, but		
the following:	<u>not mintoa to;</u>	
(1) Traffic stops.		
(2) Pursuits.		
$\frac{(2)}{(3)} \frac{1}{\text{Arrests.}}$		
$\frac{(3)}{(4)} \qquad \frac{\text{Fittests.}}{\text{Searches.}}$		
(5) Interrogations not covered under G.S. 15A-211.		
(6) Interviews with victims and witnesses.		
(7) Interactions with inmates of a State correctional facility or loca	al confinement	
facility.		
(b) The requirements of subsection (a) of this section shall not appl	w to gity low	
enforcement officers during undercover operations."	y to city law	
SECTION 3.(g) This section becomes effective October 1, 2023,	and applies to	
	and applies to	
interactions occurring on or after that date.		
DECLIDE ADDITIONAL LAW ENECOCEMENT TO A INING DELATED		
REQUIRE ADDITIONAL LAW ENFORCEMENT TRAINING RELATED	IO THE USE	
OF FORCE, THE USE OF DEADLY FORCE, AND EXCESSIVE FORCE		
SECTION 4.(a) G.S. 17C-6(a) reads as rewritten:	hia Antiala tha	
"(a) In addition to powers conferred upon the Commission elsewhere in the		
Commission shall have the following powers, which shall be enforceable throug	in its rules and	
regulations, certification procedures, or the provisions of G.S. 17C-10:		
	. 1	
(2) Establish minimum educational and training standards that n		
order to qualify for entry level employment and retention as a c		
officer in temporary or probationary status or in a permanent	-	
standards for entry level employment shall include all of the fo	ollowing:	
d. Education and training on the use of force, the use of		
excessive force, methods for intervening when witnes	-	
force, de-escalation tactics, and methods of warning in	<u>dividuals prior</u>	
to discharging a firearm.		

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1 2 3	(14)	Establish minimum standards for in-service train officers. In-service training standards for sworn law e include all of the following training topics:	0
4 5		h. Use of force.force, use of deadly force, d	e-escalation tactics, and
6		methods of warning individuals prior to discl	<u>narging a firearm.</u>
7		i. The Excessive force, methods for interv	
8		excessive force, and the duty to intervene and	d report.
9 10	" SEC1	FION 4.(b) G.S. 17E-4(a) reads as rewritten:	
10		Commission shall have the following powers, duties, ar	d responsibilities which
12		hrough its rules and regulations, certification procedu	-
12	G.S. 17E-8 and C	• • •	ites, of the provisions of
13	(1)	Promulgate rules and regulations for the administrati	on of this Chapter which
15	(1)	rules may require (i) the submission by any agency of	-
16		to the employment, education, and training of its just	-
17		submission by any training school of information wi	
18		that are required by this Chapter; Chapter.	th respect to its programs
10	(2)	Establish minimum educational and training stands	ards that may be met in
20	(2)	order to qualify for entry level employment as an	-
20		probationary status or in a permanent position. The	
21		employment of officers shall include all of the follow	-
22		employment of officers shall mende an of the follow	wing.
23 24		<u>d.</u> <u>Education and training on the use of force,</u>	the use of deadly force
2 4 25		<u>excessive force, methods for intervening wh</u>	
25 26		force, de-escalation tactics, and methods of y	-
20 27		to discharging a firearm.	warning marviadais prior
28	(3)	Certify, pursuant to the standards that it may establish	for the purpose persons
29		as qualified under the provisions of this Chapter w	
30		entry level as officers; officers.	
31	(4)	Establish minimum standards for the certification	of training schools and
32		programs or courses of instruction that are required l	•
33	(5)	Certify, pursuant to the standards that it has estal	• • •
34		training schools and programs or courses of instruc	
35		this Chapter; Chapter.	1 5
36	(6)	Establish standards and levels of education or education	uivalent experience for
37	~ /	teachers who participate in programs or courses of ins	
38		by this Chapter; Chapter.	1
39	(7)	Certify, pursuant to the standards that it has estab	blished for the purpose,
40		teachers who participate in programs or courses of ins	
41		by this Chapter; Chapter.	-
42	(8)	Investigate and make such evaluations as may be n	necessary to determine if
43		agencies are complying with the provision[s] of this	
44	(9)	Adopt and amend bylaws, consistent with law, for	
45		and control;control.	2
46	(10)	Enter into contracts incident to the administration of	its authority pursuant to
47	. ,	this Chapter;Chapter.	• •
48	(11)	Establish minimum standards for in-service train	ing for justice officers.
49	、 <i>'</i>	In-service training standards for sworn law enforcem	
50		all of the following training topics:	
51			

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1 2	h. Use of force. force, use of deadly force, de-escalation tactics, and methods of warning individuals prior to discharging a firearm.
3	i. The Excessive force, methods for intervening when witnessing
4	excessive force, and the duty to intervene and report.
5	····
6	The Commission may certify, and no additional certification shall be required from it, programs,
7	courses and teachers certified by the North Carolina Criminal Justice Education and Training
8	Standards Commission. Where the Commission determines that a program, course, instructor or
9	teacher is required for an area which is unique to the office of sheriff, the Commission may certify
10	such program, course, instructor, or teacher under such standards and procedures as it may
11	establish."
12	SECTION 4.(c) The North Carolina Criminal Justice Education and Training
13	Standards Commission and the North Carolina Sheriffs' Education and Training Standards
14	Commission shall issue temporary rules to implement the requirements of this section.
15	SECTION 4.(d) This section becomes effective October 1, 2023, and applies to
16	entry-level education and training and in-service training required on or after that date.
17	
18	EFFECTIVE DATE
19	SECTION 5. Except as otherwise provided, this act is effective when it becomes
20	law.