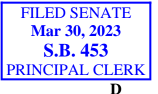
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023



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SENATE BILL DRS45214-NDa-93

Short Title:	Supporting Law Enforcement.	(Public)
Sponsors:	Senators Batch, Garrett, and Smith (Primary Sponsors).	
Referred to:		

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:

The General Assembly of North Carolina enacts:

6 PART I. DIRECT THE DEPARTMENT OF JUSTICE TO ASSIST LAW ENFORCEMENT AGENCIES IN APPLYING FOR GRANT FUNDS AND FUND 7 8 POSITIONS TO MEET THE REQUIREMENTS OF THIS PART

9 SECTION 1.1. The Department of Justice shall provide assistance to law enforcement agencies seeking grant funds, including, but not limited to, the following: 10 11

- Alerting law enforcement agencies to available grant funds. (1)
- Assisting law enforcement agencies with drafting and submitting grant (2)proposals and applications.

SECTION 1.2. There is appropriated from the General Fund to the Department of 14 15 Justice two hundred thousand dollars (\$200,000) in recurring funds for each year of the 16 2023-2025 fiscal biennium to be used to hire two full-time grant writers to assist law enforcement 17 agencies pursuant to the requirements of Section 1.1 of this Part.

- **SECTION 1.3.** This Part becomes effective July 1, 2023.
- 20 PART II. SUPPORT COMMUNITY POLICING PROGRAMS

21 SECTION 2.1. There is appropriated from the General Fund to the Department of 22 Justice the sum of two hundred fifty thousand dollars (\$250,000) in recurring funds for each year 23 of the 2023-2025 fiscal biennium to be used to award grants to law enforcement agencies for 24 initiatives supporting community policing.

25 26 **SECTION 2.2.** This Part becomes effective July 1, 2023.

PART III. CREATE INCENTIVES FOR LAW ENFORCEMENT OFFICERS AND 27 28 AGENCIES

29 SECTION 3.1. There is appropriated from the General Fund to the Department of Justice the sum of five hundred thousand dollars (\$500,000) in recurring funds for the 2024-2025 30 31 fiscal year to be used to provide the following types of grants:

- Grants provided to law enforcement agencies to be awarded to law 32 (1)enforcement officers exhibiting exemplary service as established by the 33 34 Department of Justice.
- Grants awarded to law enforcement agencies for meeting racial or gender 35 (2)diversity benchmarks as established by the Department of Justice. 36



Ger	neral	Assemb	oly Of North Carolina	Session 2023
dall	lara (¢	SEC 10,000)	TION 3.2. No grant awarded pursuant to this Part shall	exceed ten thousand
uon	iais (\$. ,	FION 3.3. This Part becomes effective July 1, 2024.	
PA	RT IV	. REV	ISE POLICE USE OF FORCE POLICIES	
			FION 4.1. G.S. 15A-401(d) reads as rewritten:	
	"(d)		f Force in Arrest. –	
		(2)	A law-enforcement officer is justified in using deadly	nhysical force upon
		(2)	another person for a purpose specified in subdivision (
			only when it is or appears to be reasonably necessary the	
			only when it is of appears to be reasonably necessary the	icoy.
			Strangleholds, lateral vascular neck restraints, carotid res	straints or any other
			tactics that restrict oxygen or blood flow to the hea	
			considered the use of deadly force under this subdivision	
			Nothing in this subdivision constitutes justification for	
			criminally negligent conduct by any person which injur	
			person or property, nor shall it be construed to excuse	0,
			unreasonable or excessive force.	of justify the use of
		(3)	Under all circumstances in which a law-enforcement offi	cer uses force of any
		<u>(0)</u>	kind, a law-enforcement officer shall use the minimu	
			reasonably necessary to accomplish the law-enforcement	
			attempt to utilize de-escalation tactics when possible."	
		SECT	TION 4.2. The Attorney General, in consultation with	the North Carolina
She	eriffs'		tion and the North Carolina Association of Chiefs of P	
			prce policies that may be adopted by all law enforcement a	· · ·
			all be submitted to the Joint Legislative Oversight Comn	
			later than December 1, 2024, shall be published on the D	
			l be distributed in digital format by the Attorney General to	
age	ncies i	in the S	tate.	
		SECT	FION 4.3. Section 4.2 of this Part is effective when it	becomes law. The
rem	nainder	r of this	Part becomes effective October 1, 2023, and applies to acti	ons taken on or after
that	t date.			
			BLISH MINIMUM STANDARDS FOR THE HIRING	AND TRAINING
OF	LAW		DRCEMENT OFFICERS	
			TION 5.1. G.S. 17C-6(a) reads as rewritten:	
a	"(a)		lition to powers conferred upon the Commission elsewher	,
			Il have the following powers, which shall be enforceable t	hrough its rules and
reg	ulatior	ns, certi	fication procedures, or the provisions of G.S. 17C-10:	
		<u>(2a)</u>	Establish the minimum age requirement that shall be me	
			for entry level employment as a criminal justice office	
			probationary status or in a permanent position, which sha	II not be less than 21
		$(0\mathbf{k})$	years of age.	that manage has meet '
		<u>(2b)</u>	Establish minimum mental health screening protocols	
			order to qualify for entry level employment and retention officer in temporary or probationary status or in a perm	
			standards for entry level employment shall include a psy	-
			within one year prior to certification performed by a phy	
			or other mental health professional.	sieidii, psychologist,
			or other mental nearth professional.	

	General Assemb	ly Of North Carolina	Session 2023
1 2 3 4 5 6 7	 <u>(17a)</u> "	Establish minimum annual mental health screening pro justice officers, including additional mental health scree criminal justice officers following a traumatic ex- psychological screening performed by a physician, psy- mental health professional.	ening protocols for vent, including a
8	SECT	ION 5.2. G.S. 17C-13(b) reads as rewritten:	
9		thstanding G.S. 15A-145.4 or G.S. 15A-145.5, the Com	mission may gain
10	. ,	his <u>misdemeanor and</u> felony conviction records, including t	
11	-	e Office of the Courts in its confidential files containing th	•
12		ons. The Commission may deny, suspend, or revoke a pe	1
12		hat person's felony conviction, <u>conviction</u> or the conviction	
13 14	-	· ·	
14		hether or not that conviction was the convictions were exputed as $17E_1(\alpha)$ reads as rewritten:	ingeu.
		ION 5.3. G.S. 17E-4(a) reads as rewritten:	
16		ommission shall have the following powers, duties, and res	
17		rough its rules and regulations, certification procedures, o	or the provisions of
18	G.S. 17E-8 and G	5.5.1/E-9:	
19	···· (2 -)	Patablish the minimum and meminum of that shall be used	······································
20	<u>(2a)</u>	Establish the minimum age requirement that shall be met	
21		for entry level employment as an officer in temporary or	
22	(21)	or in a permanent position, which shall not be less than 21	
23	<u>(2b)</u>	Establish minimum mental health screening protocols the	
24		order to qualify for entry level employment and retention	
25		temporary or probationary status or in a permanent position	
26		entry level employment shall include a psychological sc	
27		year prior to certification performed by a physician, psy	<u>chologist</u> , or other
28		mental health professional.	
29 30	···· (12a)	Establish minimum annual montal boalth concerning me	togola for officers
30 31	<u>(13a)</u>	Establish minimum annual mental health screening pro including additional mental health screening protocols for	
32		a traumatic event, including a psychological screenin	
33		physician, psychologist, or other mental health profession	<u>aı.</u>
34 25	 The Commission	more contificant and an additional contification shall be acquired	1 fue an it and enough
35		may certify, and no additional certification shall be required	
36		ners certified by the North Carolina Criminal Justice Educ	
37		ission. Where the Commission determines that a program, of	
38	-	l for an area which is unique to the office of sheriff, the Com	• •
39 40		purse, instructor, or teacher under such standards and pro-	ocedures as it may
40	establish."		
41		ION 5.4. G.S. 17E-12(b) reads as rewritten:	
42		thstanding G.S. 15A-145.4 or G.S. 15A-145.5, the Com	
43	_	n's <u>misdemeanor and</u> felony conviction records, including t	-
44		e Office of the Courts in its confidential files containing th	-
45 46		ons. The Commission may deny, suspend, or revoke a period	
46		hat person's felony conviction, <u>conviction</u> or the conviction	
47		hether or not that conviction was the convictions were expu	-
48		ION 5.5. There is appropriated from the General Fund to $f_{1,000}(0,000)$ in recurring funds for	*
49 50		of one million dollars (\$1,000,000) in recurring funds for	
50		biennium to be used to provide grants to law enforcement	agencies to pay for
51	me mental nealth	screenings required by Sections 5.1 and 5.3 of this Part.	

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1	SECTION 5.6. Sections 5.1 and 5.3 of this Part become effective January 1, 2024,
2	and apply to officers hired or employed on or after that date. Sections 5.2 and 5.4 of this Part
3	become effective January 1, 2024, and apply to (i) officers hired on or after that date and (ii)
4	officers employed on or after that date that are convicted of a felony or misdemeanor on or after
5	that date. Section 5.5 of this Part becomes effective July 1, 2023. The remainder of this Part is
6	effective when it becomes law.
7	
8	PART VI. FUND ADDITIONAL DETECTIVES OR INVESTIGATIVE OFFICERS TO
9	INVESTIGATE SEVERE CRIMES
10	SECTION 6.1. There is appropriated from the General Fund to the Department of
11	Justice the sum of one million dollars (\$1,000,000) in recurring funds for each year of the
12	2023-2025 fiscal biennium to be used to provide grants to law enforcement agencies to
13	temporarily provide partial or total funding for detective or other investigative law enforcement
14	positions in order to aid in the investigation of person crimes that would constitute a charge of a
15	Class D felony or higher.
16	SECTION 6.2. This Part becomes effective July 1, 2023.
17	
18	PART VII. SEVERABILITY CLAUSE AND EFFECTIVE DATE
19	SECTION 7.1. If any Part, section, or provision of this act is declared
20	unconstitutional or invalid by the courts, it does not affect the validity of this act as a whole or
21	any portion other than the portion declared to be unconstitutional or invalid.
22	SECTION 7.2. Except as otherwise provided, this act is effective when it becomes
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23 law.