GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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H.B. 929
Apr 30, 2024
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40530-NDfa-168A

Short Title:	Highway Safety Omnibus/Addit'l Magistrates.	(Public)
Sponsors:	Representative Logan.	
Referred to:		

1		A BILL TO BE ENTITI	LED	
2			MECKLENBURG COUNTY, TO	
3	INCREASE MAGISTRATES IN MECKLENBURG COUNTY, TO REVISE CERTAIN			
4	PENALTIES FOR FAII	LURE TO STOP FOR A SCH	HOOL BUS AND AUTHORIZE THE	
5	USE OF VEHICLE	REGISTRATION AS I	PRIMA FACIE EVIDENCE OF	
6	RESPONSIBILITY, TO	EXPAND THE OPERATION	NAL HOURS OF THE CHARLOTTE	
7	IMAP CENTER, AND	ΓΟ APPROPRIATE FUNDS.		
8	The General Assembly of N	orth Carolina enacts:		
9				
10		IN MECKLENBURG COU		
11			he General Fund to the State Highway	
12			red twenty-nine dollars (\$960,429) in	
13			e million six thousand four hundred	
14			or the 2024-2025 fiscal year to be used	
15	to fund 12 full-time State Tr	1 1		
16		ę	2 and any rules and regulations created	
17	-		d in this act shall result in an increase	
18	-	assigned to State Highway Pa	-	
19	SECTION 1.(c)	This section becomes effective	ve July 1, 2024.	
20				
21		TES IN MECKLENBURG (
22		G.S. 7A-133(c) reads as rew		
23	· · ·		strates and additional seats of district	
24	court, as set forth in the follo	0		
25		Magistrates	Additional	
26	County	Min.	Seats of Court	
27				
28	Mecklenburg	38.5 <u>43.5</u>		
29	"			
30			he General Fund to the Administrative	
31			ne thousand six hundred sixty dollars	
32			ear and fifteen thousand one hundred	
33			-2025 fiscal year to be used to hire five	
34			rsuant to subsection (a) of this section.	
35	SECTION 2.(c)	This section becomes effective	ve July 1, 2024.	

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General Assembly Of North Carolina Session 2023 INCREASE OF FINES FOR FAILURE TO STOP FOR A SCHOOL BUS AND 1 2 EXPANSION OF WHAT CONSTITUTES PRIMA FACIE EVIDENCE IN THOSE 3 CASES 4 SECTION 3.(a) G.S. 20-217 reads as rewritten: 5 "§ 20-217. Motor vehicles to stop for properly marked and designated school buses in 6 certain instances; evidence of identity of driver. 7 . . . 8 (e) Except as provided in subsection (g) of this section, any person violating this section 9 shall be guilty of a Class 1 misdemeanor and shall pay a minimum fine of five hundred dollars 10 (\$500.00). one thousand dollars (\$1,000). A person who violates subsection (a) of this section 11 shall not receive a prayer for judgment continued under any circumstances. 12 13 Any person who willfully violates subsection (a) of this section and strikes any person (g) 14 shall be guilty of a Class I felony and shall pay a minimum fine of one thousand two hundred fifty dollars (\$1,250). four thousand five hundred dollars (\$4,500). Any person who willfully 15 violates subsection (a) of this section and strikes any person, resulting in the death of that person, 16 17 shall be guilty of a Class H felony and shall pay a minimum fine of two thousand five hundred 18 dollars (\$2,500).seven thousand dollars (\$7,000). 19 . . . 20 (i) Whenever evidence is presented in any court or administrative hearing of the fact that a vehicle was operated in violation of this section, it shall be prima facie evidence that the vehicle 21 was operated by the person in whose name the vehicle was registered at the time of the violation 22 according to the Division's records. If the vehicle is rented, then proof of that rental shall be prima 23 24 facie evidence that the vehicle was operated by the renter of the vehicle at the time of the 25 violation." 26 **SECTION 3.(b)** This section becomes effective December 1, 2024, and applies to 27 offenses committed on or after that date. 28 29 FUND THE RECORDING AND STORAGE OF VIDEO FROM DEPARTMENT OF 30 **TRANSPORTATION HIGHWAY CAMERAS** 31 SECTION 4.(a) Of the funds appropriated from the General Fund to the Department 32 of Transportation for the 2024-2025 fiscal year, the sum of twenty million dollars (\$20,000,000) 33 in nonrecurring funds is allocated to be used by the Department to record and store video from 34 the Department's highway cameras. Of the funds appropriated from the General Fund to the 35 Department of Transportation for the 2024-2025 fiscal year, the sum of fifteen million dollars 36 (\$15,000,000) in recurring funds is allocated to be used by the Department to record and store 37 video from the Department's highway cameras. **SECTION 4.(b)** G.S. 132-1.1 is amended by adding a new subsection to read: 38 39 Highway camera video records stored by the Department of Transportation may not "(i) 40 be disclosed except as provided in G.S. 132-1.7B." SECTION 4.(c) Chapter 132 of the General Statutes is amended by adding a new 41 42 section to read: 43 "§ 132-1.7B. Highway camera video records. Definitions. – The following definitions apply in this section: 44 (a) Disclose or disclosure. - To make a recording available for viewing or 45 (1) listening to by the person requesting disclosure, at a time and location chosen 46 by the custodial law enforcement agency. This term does not include the 47 release of a recording. 48 Highway camera. - A Department of Transportation video or digital camera, 49 (2)50 located on highway right-of-way, for the purpose of monitoring vehicle 51 traffic.

	General Assem	oly Of North Carolina	Session 2023
1	(3)	Personal representative. – A parent, court-appointed gu	ardian, spouse, or
2		attorney of a person whose image or voice is in the reco	•
3		whose image or voice is in the recording is deceased, the t	erm also means the
4		personal representative of the estate of the deceased per	rson; the deceased
5		person's surviving spouse, parent, or adult child; the	deceased person's
6		attorney; or the parent or guardian of a surviving minor ch	ild of the deceased.
7	<u>(4)</u>	Recording A visual, or visual and audio, recording capt	ured by a highway
8		camera.	
9	<u>(5)</u>	<u>Release. – To provide a copy of a recording.</u>	
0	(b) <u>Publi</u>	c Record Classification. – Recordings under this section are	not public records,
1	as defined by G.	<u>S. 132-1.</u>	
2	(c) <u>Discl</u>	osure; General Recordings shall be disclosed only as provi	ded by this section.
3	A person request	ing disclosure of a recording must make a written request to	the Department of
4	Transportation.	The request shall include the name of the person making the	e request, date and
5	approximate tim	e of the activity captured in the recording, or otherwise identi	fy the activity with
6	reasonable parti	cularity sufficient to identify the recording to which the r	request refers. The
7	Department may	only disclose a recording to the following:	
8	<u>(1)</u>	A person whose image or voice is in the recording.	
9	<u>(2)</u>	A personal representative of an adult person whose image	e or voice is in the
20		recording, if the adult person has consented to the disclosu	ire.
1	<u>(3)</u>	A personal representative of a minor or of an adult pe	erson under lawful
2		guardianship whose image or voice is in the recording.	
3	<u>(4)</u>	A personal representative of a deceased person whose image	ge or voice is in the
4		recording.	
5	<u>(5)</u>	A personal representative of an adult person who is incapa	acitated and unable
6		to provide consent to disclosure.	
7		sing the recording, the Department shall disclose only the	-
8		e relevant to the person's request. A person who receives dis	closure pursuant to
9		hall not record or copy the recording.	
0		osure; Factors for Consideration Upon receipt of the v	_
1	•	comptly as possible, the Department must either disclose	*
2		nt to the person's request or notify the requestor of the decis	
3		the requestor. The Department may consider any of the for	ollowing factors in
4		recording is disclosed:	
5	<u>(1)</u>	If the person requesting disclosure of the recording is a pe	
6		receive disclosure pursuant to subsection (c) of this section	
7	<u>(2)</u>	If the recording contains information that is otherwise con	fidential or exempt
8		from disclosure or release under State or federal law.	
9	<u>(3)</u>	If disclosure would reveal information regarding a person	that is of a highly
0		sensitive personal nature.	
1	<u>(4)</u>	If disclosure may harm the reputation or jeopardize the saf	
2	<u>(5)</u>	If disclosure would create a serious threat to the fair, imp	partial, and orderly
.3		administration of justice.	
4	<u>(6)</u>	If confidentiality is necessary to protect either an active or	
5	<pre>/ `` `` `` `` `` `` `` `` `` `` `` `` ``</pre>	criminal investigation or potential internal or criminal inve	
6		al of Disclosure Denial. – If a law enforcement agency	
7		ection (d) of this section, or has failed to provide disclosu	
8		ter the request for disclosure, the person seeking disclosure	
19	•	any county where any portion of the recording was made	
50		are. The court may conduct an in-camera review of the record	
51	order the disclo	sure of the recording only if the court finds that the Dep	artment abused its

General Assembly Of North Carolina

1	discretion in der	nying the request for disclosure. The court may only order disclosure of those
2	portions of the	recording that are relevant to the person's request. A person who receives
3	disclosure pursu	ant to this subsection shall not record or copy the recording. An order issued
4	pursuant to this s	subsection may not order the release of the recording.
5	In any proce	eding pursuant to this subsection, the following persons shall be notified and
6	those persons, or	their designated representative, shall be given an opportunity to be heard at any
7	proceeding: (i) t	he head of the Department, (ii) any law enforcement agency personnel whose
8	image or voice	is in the recording and the head of that person's employing law enforcement
9	agency, and (iii)	the district attorney. Actions brought pursuant to this subsection shall be set
10	down for hearin	g as soon as practicable, and subsequent proceedings in such actions shall be
11	accorded priority	y by the trial and appellate courts.
12	(f) <u>Relea</u>	se of Recordings; General; Court Order Required Recordings shall only be
13	released pursuan	t to court order. Any person requesting release of a recording may file an action
14	in the superior c	ourt in any county where any portion of the recording was made for an order
15	releasing the rec	ording. The request for release must state the date and approximate time of the
16	activity captured	in the recording or otherwise identify the activity with reasonable particularity
17	sufficient to iden	tify the recording to which the action refers. The court may conduct an in-camera
18	review of the re-	cording. In determining whether to order the release of all or a portion of the
19	recording, in add	dition to any other standards the court deems relevant, the court shall consider
20	the applicability	of all of the following standards:
21	<u>(1)</u>	Release is necessary to advance a compelling public interest.
22	<u>(2)</u>	The recording contains information that is otherwise confidential or exempt
23		from disclosure or release under State or federal law.
24	<u>(3)</u>	The person requesting release is seeking to obtain evidence to determine legal
25		issues in a current or potential court proceeding.
26	<u>(4)</u>	Release would reveal information regarding a person that is of a highly
27		sensitive personal nature.
28	<u>(5)</u>	Release may harm the reputation or jeopardize the safety of a person.
29	<u>(6)</u>	Release would create a serious threat to the fair, impartial, and orderly
30		administration of justice.
31	<u>(7)</u>	Confidentiality is necessary to protect either an active or inactive internal or
32		criminal investigation or potential internal or criminal investigation.
33	<u>(8)</u>	There is good cause shown to release all portions of a recording.
34		all release only those portions of the recording that are relevant to the person's
35		place any conditions or restrictions on the release of the recording that the court,
36		deems appropriate.
37		eding pursuant to this subsection, the following persons shall be notified and
38	-	their designated representative, shall be given an opportunity to be heard at any
39		he head of the Department, (ii) any law enforcement agency personnel whose
40		is in the recording and the head of that person's employing law enforcement
41		the district attorney. Actions brought pursuant to this subsection shall be set
42		g as soon as practicable, and subsequent proceedings in such actions shall be
43		y by the trial and appellate courts.
44		use of Recordings; Law Enforcement Purposes. – Notwithstanding any provision
45		the contrary, the Department shall disclose or release a recording to a district
46		review of potential criminal charges, (ii) in order to comply with discovery
47	-	a criminal prosecution, (iii) for use in criminal proceedings in district court, or
48		r law enforcement purpose and may disclose or release a recording for suspect
49	identification or	apprehension or to locate a missing or abducted person.

	General Assembly Of North Carolina	Session 2023
1	(h) Retention of Recordings The Department shall not be required to	<u>o retain any</u>
2	recording subject to the provisions of this section for more than 30 days, unles	ss a court of
3	competent jurisdiction orders otherwise.	
4	(i) No civil liability shall arise from compliance with the provisions of	this section,
5	provided that the acts or omissions are made in good faith and do not constitute gross	s negligence,
6	willful or wanton misconduct, or intentional wrongdoing.	
7	(j) Fee for Copies. – The Department may charge a fee to offset the cost in	ncurred by it
8	to make a copy of a recording for release. The fee shall not exceed the actual cost o	f making the
9	<u>copy.</u>	
10	(k) <u>Attorneys' Fees. – The court may not award attorneys' fees to any party i</u>	in any action
11	brought pursuant to this section.	
12	(<i>l</i>) Use of Recordings. – Recordings subject to this section may not be used	<u>d for fines or</u>
13	private investigation.	
14	(m) Elected Official. – No elected official may review recordings subject to	
15	unless they meet the criteria in subsection (c) of this section. This subsection does n	
16	county sheriff or district attorney if review of the recordings is within the scope of	of a criminal
17	investigation."	
18	SECTION 4.(d) This section becomes effective July 1, 2024.	
19		
20	FUND THE 24-HOUR OPERATION OF THE CHARLOTTE IMAP CENTE	
21	SECTION 5.(a) There is appropriated from the Highway Fund to the D	1
22	Transportation the sum of three million dollars (\$3,000,000) in recurring funds for th	
23	fiscal year for the purpose of expanding the operational hours of the iMap and No	
24	Department of Transportation Metrolina Transportation Management Center in Cha	urlotte, North
25	Carolina, to 24 hours a day, every day of the year.	
26 27	SECTION 5.(b) This section becomes effective July 1, 2024.	
28	EFFECTIVE DATE	
29	SECTION 6. Except as otherwise provided, this act is effective when	n it becomes
30	law.	