ASSEMBLY, No. 5301 STATE OF NEW JERSEY 219th LEGISLATURE

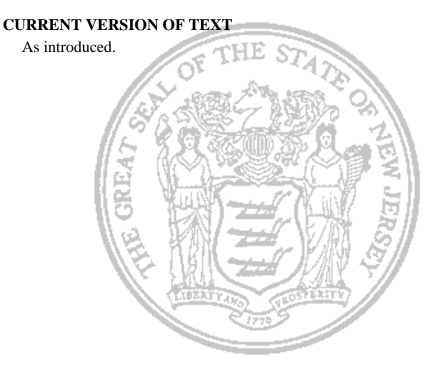
INTRODUCED JANUARY 27, 2021

Sponsored by: Assemblywoman VERLINA REYNOLDS-JACKSON District 15 (Hunterdon and Mercer) Assemblywoman BRITNEE N. TIMBERLAKE District 34 (Essex and Passaic) Assemblywoman ANGELA V. MCKNIGHT District 31 (Hudson)

Co-Sponsored by: Assemblywoman Vainieri Huttle, Assemblymen Holley, Conaway and Assemblywoman Carter

SYNOPSIS

Requires access to law enforcement disciplinary records as government records; requires such records to be retained for certain period of time.



(Sponsorship Updated As Of: 6/3/2021)

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1 AN ACT concerning the disclosure and retention of law enforcement 2 disciplinary records, and supplementing P.L.1963, c.73 (C.47:1A-3 1 et seq.). 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. a. Notwithstanding the provisions of P.L.1963, c.73 (C.47:1A-9 1 et seq.) or any other law to the contrary, except as otherwise 10 provided herein, the disciplinary records of any law enforcement 11 officer shall be considered government records and shall be made 12 available for public access. b. As used in this section, "law enforcement officer" or "officer" 13 14 means any person who is employed as a permanent member of a law 15 enforcement agency, and who is statutorily empowered to act for the 16 detection, investigation, arrest, and conviction of persons violating 17 the criminal laws of this State and statutorily required to successfully 18 complete a training course approved, or certified as being 19 substantially equivalent to the approved course, by the Police 20 Training Commission pursuant to P.L.1961, c.56 (C.52:17B-66 et 21 seq.). 22 The term "law enforcement officer" or "officer" shall also include: 23 special police officers of Class I, Class II, or Class III; probationary 24 and temporary police officers; school and campus police officers; 25 county correctional police; correction officers and investigators of 26 the Department of Corrections; and parole officers employed by the 27 State Parole Board. c. Disciplinary records of any law enforcement officer shall 28 29 include, but not be limited to: 30 (1) any complaints, allegations, and charges pertaining to an 31 officer; 32 (2) the name of the officer complained of or charged; 33 (3) the transcript of any disciplinary trial or hearing, including 34 any exhibits introduced at such trial or hearing; 35 (4) the disposition of any proceeding; (5) the final written opinion or memorandum supporting the 36 37 disposition and discipline, if any, imposed, including the agency's complete factual findings and its analysis of the conduct and 38 39 appropriate discipline of the covered officer; 40 (6) internal affairs records relating to a law enforcement officer; 41 and 42 (7) any video and audio recording created by a body-worn camera, mobile video recorder, or other similar recording device, which 43 44 recorded the incident or conduct giving rise to any complaint, 45 allegation, charge or internal affairs investigation. 46 d. The following information contained in any disciplinary record of a law enforcement officer shall be redacted: 47

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(1) the home address, home telephone number, work or school
 address, work telephone number, and social security number of any
 law enforcement officer, or officer's family member, or any
 complainant, or complainant's family member, or any witness or
 witness' family member; and

6 (2) the medical history and detailed medical information of any 7 law enforcement officer or any complainant. This provision shall not 8 be construed to permit redactions to any descriptions of injuries or 9 conditions that are the subject of the complaint or caused by or 10 resulting from a law enforcement officer's alleged conduct; and

(3) the names of any complaints or witnesses upon their request.
The custodian shall make a reasonable effort to determine whether
complainants and witnesses request such redaction.

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15 2. a. The disciplinary records of law enforcement officers shall 16 be maintained for a minimum period of not less than 20 years from 17 the date that such document was created, except that any video and 18 audio recording created by a body-worn camera, mobile video 19 recorder, or other similar recording device, which recorded the 20 incident or conduct giving rise to any complaint, allegation, charge 21 or internal affairs investigation, shall be maintained for a period not less than five years if such evidence is not part of a criminal, juvenile, 22 23 or officer disciplinary investigation, or a civil action.

24 b. If any video and audio recording created by a body-worn 25 camera, mobile video recorder, or other similar recording device, 26 which recorded the incident or conduct giving rise to any complaint, 27 allegation, charge or internal affairs investigation is part of a 28 criminal, juvenile, or disciplinary investigation, such records shall be 29 maintained until, at a minimum, the time of a final adjudication or 30 conviction, including the exhaustion of any appeals, or post-31 conviction relief.

c. If any video and audio recording created by a body-worn
camera, mobile video recorder, or other similar recording device,
which recorded the incident or conduct giving rise to any complaint,
allegation, charge or internal affairs investigation is part of a civil
action, such records shall be maintained until, at a minimum, the time
of a final resolution of the civil action, including the exhaustion of
any appeals, or post-conviction relief.

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3. Nothing contained in section 11 of P.L.2002, c.404 (C.47:1A10) shall be deemed to create an exemption for disciplinary records
of any law enforcement officer otherwise accessible pursuant to
section 1 of this act, P.L., c. (C.)(pending before the
Legislature as this bill).

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46 4. This act shall take effect immediately.

STATEMENT

3 Access to government records promotes general transparency in 4 government. Access can expose significant failings and provide 5 insight into what can be done to effectuate meaningful change. This is especially critical in the context of police disciplinary records. 6 7 This bill makes law enforcement disciplinary records accessible as 8 government records. Under the bill, certain information pertaining 9 to the law enforcement officer, or the officer's family, the 10 complainant, or the complainant's family, and a witness, or the 11 witness' family, will be redacted.

12 Under the bill, law enforcement disciplinary records includes, but are not limited to: complaints, allegations, and charges; the name of 13 14 the officer complained of or charged; the transcript of any 15 disciplinary trial or hearing, including any exhibits; the disposition 16 of any proceeding; and the final written opinion or memorandum 17 supporting the disposition and discipline imposed including the 18 agency's complete factual findings and its analysis of the conduct 19 and appropriate discipline of the covered officer; and internal affairs 20 records; and videos that record incidents that gave rise to complaints, 21 allegations, charges, or internal affairs investigations.

22 This bill also requires that the disciplinary records of law 23 enforcement officers must be maintained for a minimum period of 24 not less than 20 years from the date that such document was created, 25 except that any video and audio recording created by a body-worn 26 camera, mobile video recorder, or other similar recording device, 27 which recorded the incident or conduct giving rise to any complaint, 28 allegation, charge or internal affairs investigation, must be 29 maintained for a period not less than five years if such evidence is 30 not part of a criminal, juvenile, or officer disciplinary investigation, 31 or a civil action.

32 If any video and audio recording created by a body-worn camera, 33 mobile video recorder, or other similar recording device, which 34 recorded the incident or conduct giving rise to any complaint, 35 allegation, charge or internal affairs investigation is part of a 36 criminal, juvenile, or disciplinary investigation, such records must be 37 maintained until, at a minimum, the time of a final adjudication or 38 conviction, including the exhaustion of any appeals, or post-39 conviction relief.

If any video and audio recording created by a body-worn camera, mobile video recorder, or other similar recording device, which recorded the incident or conduct giving rise to any complaint, allegation, charge or internal affairs investigation is part of a civil action, such records must be maintained until, at a minimum, the time of a final resolution of the civil action, including the exhaustion of any appeals, or post-conviction relief.

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