GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

S

SENATE BILL 847

	Short Title:	Supporting Law Enforcement.	(Public)
	Sponsors:	Senators Batch, Smith, and Grafstein (Primary Sponsors).	
	Referred to:	Rules and Operations of the Senate	
		May 6, 2024	
1		A BILL TO BE ENTITLED	
2	AN ACT T	O STRENGTHEN POLICIES AND STANDARDS SURRO	UNDING LAW
3		CEMENT OFFICERS.	
4	The General Assembly of North Carolina enacts:		
5			
6			ASSIST LAW
7		MENT AGENCIES IN APPLYING FOR GRANT FUND	S AND FUND
8 9		S TO MEET THE REQUIREMENTS OF THIS PART ECTION 1.1. The Department of Justice shall provide as	sistance to law
10		agencies seeking grant funds, including, but not limited to, the following	
11	(1)		lowing.
12	(2)		submitting grant
13		proposals and applications.	00
14	SE	ECTION 1.2. There is appropriated from the General Fund to the	e Department of
15	Justice two hu	undred 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 agencie	s pursuant to the
17	-	of Section 1.1 of this Part. Funds appropriated by this section ma	y also be used to
18		ealth officers.	
19	SE	ECTION 1.3. This Part becomes effective July 1, 2024.	
20		IDDODT COMMUNITY DOLLCING DDOCDAMS	
21 22		JPPORT COMMUNITY POLICING PROGRAMS ECTION 2.1. There is appropriated from the General Fund to th	a Dapartmant of
22		sum of three hundred thousand dollars (\$300,000) in recurrin	-
23		scal year to be used to award grants to law enforcement agenci	
25		ommunity policing, including funding for mental health officers.	
26		ECTION 2.2. This Part becomes effective July 1, 2024.	
27			
28	PART III.	CREATE INCENTIVES FOR LAW ENFORCEMENT OI	FFICERS AND
29	AGENCIES		
30		ECTION 3.1. There is appropriated from the General Fund to the	
31		um of seven hundred fifty thousand dollars (\$750,000) in recurri	ng funds for the
32		scal year to be used to provide the following types of grants:	
33	(1)		
34		enforcement officers, including mental health officers, exhill service as established by the Department of Justice.	olung exemplary
35		service as established by the Department of Justice.	



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1 2 3		(2)	Grants awarded to law enforcement agencies for meed diversity benchmarks, including the hiring of menta established by the Department of Justice.	
4			FION 3.2. No grant awarded pursuant to this Part shall ex	ceed fifteen thousand
5	dollars (\$15	. ,		
6 7		SEC	TION 3.3. This Part becomes effective July 1, 2024.	
8			ISE POLICE USE OF FORCE POLICIES	
9			FION 4.1. G.S. 15A-401(d) reads as rewritten:	
10	"(d)	Use o	f Force in Arrest. –	
11		•••		
12		(2)	A law-enforcement officer is justified in using deadly	
13			another person for a purpose specified in subdivision	
14			only when it is or appears to be reasonably necessary th	ereby:
15				
16			Strangleholds, lateral vascular neck restraints, carotid r	
17			tactics that restrict oxygen or blood flow to the he	
18			considered the use of deadly force under this subdivisio	
19			Nothing in this subdivision constitutes justification for	
20			criminally negligent conduct by any person which inju	e .
21 22			person or property, nor shall it be construed to excuse	e or justify the use of
22 23		(2)	unreasonable or excessive force.	figer uses force of any
23 24	-	<u>(3)</u>	Under all circumstances in which a law-enforcement of	-
24 25			kind, a law-enforcement officer shall use the minim reasonably necessary to accomplish the law-enforcem	
25 26			attempt to utilize de-escalation tactics when possible."	inche action and shan
20 27		SECT	TION 4.2. The Attorney General, in consultation with	h the North Carolina
28			tion and the North Carolina Association of Chiefs of	
29			prce policies that may be adopted by all law enforcement	· · ·
30			all be submitted to the Joint Legislative Oversight Com	-
31	-		later than December 1, 2024, shall be published on the l	
32		•	l be distributed in digital format by the Attorney General t	1
33		agencies in the State.		
34	SECTION 4.3. Section 4.1 of this Part becomes effective October 1, 2024, and			
35			s taken on or after that date. The remainder of this Par	
36	becomes la	w.		
37				
38	PART V. I	ESTA	BLISH MINIMUM STANDARDS FOR THE HIRIN	G AND TRAINING
39	OF LAW I	ENFC	DRCEMENT OFFICERS	
40	:	SEC	FION 5.1. G.S. 17C-6(a) reads as rewritten:	
41	"(a) [In add	lition to powers conferred upon the Commission elsewhe	ere in this Article, the
42	Commissio	n sha	ll have the following powers, which shall be enforceable	through its rules and
43	regulations,	, certi	fication procedures, or the provisions of G.S. 17C-10:	
14		•••		
45	<u>.</u>	<u>(2a)</u>	Establish the minimum age requirement that shall be n	
16			for entry level employment as a criminal justice off	
47			probationary status or in a permanent position, which sh	all not be less than 21
18			years of age.	
19	<u> </u>	<u>(2b)</u>	Establish minimum mental health screening protocols	
50			order to qualify for entry level employment and retentio	
51			officer in temporary or probationary status or in a per	manent position. The

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1		standards for entry level employment shall include a psychol	logical screening		
2		within one year prior to certification performed by a physici			
3		or other mental health professional.	<u>, F. J</u>		
4					
5	(17a)	Establish minimum annual mental health screening protoc	cols for criminal		
6	<u>(1+w)</u>	justice officers, including additional mental health screeni			
7		criminal justice officers following a traumatic even			
8		psychological screening performed by a physician, psych			
9		mental health professional.			
10	"				
11	SECT	TON 5.2. G.S. 17C-13(b) reads as rewritten:			
12		thstanding G.S. 15A-145.4 or G.S. 15A-145.5, the Commi	ssion may gain		
13		s misdemeanor and felony conviction records, including the			
14		e Office of the Courts in its confidential files containing the r			
15		ons. The Commission may deny, suspend, or revoke a personal			
16		hat person's felony conviction , conviction or the conviction			
17		hether or not that conviction was the convictions were expu			
18		onvictions were expunged pursuant to G.S. 15A-145.4 or G.S.			
19		TON 5.3. G.S. 17E-4(a) reads as rewritten:			
20		ommission shall have the following powers, duties, and respon	nsibilities, which		
21	• •	rough its rules and regulations, certification procedures, or t			
22	G.S. 17E-8 and G	• • •	I		
23					
24	<u>(2a)</u>	Establish the minimum age requirement that shall be met in	order to qualify		
25	<u>,</u>	for entry level employment as an officer in temporary or pro-	- ·		
26		or in a permanent position, which shall not be less than 21 ye			
27	<u>(2b)</u>	Establish minimum mental health screening protocols that			
28		order to qualify for entry level employment and retention			
29		temporary or probationary status or in a permanent position.			
30		entry level employment shall include a psychological scree			
31		year prior to certification performed by a physician, psych	-		
32		mental health professional.	-		
33					
34	<u>(13a)</u>	Establish minimum annual mental health screening protoc	cols for officers,		
35		including additional mental health screening protocols for o	fficers following		
36		a traumatic event, including a psychological screening	performed by a		
37		physician, psychologist, or other mental health professional.			
38					
39	The Commission	may certify, and no additional certification shall be required fi	om it, programs,		
40	courses and teach	ners certified by the North Carolina Criminal Justice Education	on and Training		
41	Standards Comm	ission. Where the Commission determines that a program, cou	rse, instructor or		
42	teacher is required	l for an area which is unique to the office of sheriff, the Commi	ssion may certify		
43	such program, co	ourse, instructor, or teacher under such standards and proce	dures as it may		
44	establish."				
45	SECT	ION 5.4. G.S. 17E-12(b) reads as rewritten:			
46		thstanding G.S. 15A-145.4 or G.S. 15A-145.5, the Commi			
47		n's misdemeanor and felony conviction records, including those			
48		e Office of the Courts in its confidential files containing the r			
49	granted expunction	ons. The Commission may deny, suspend, or revoke a personal	on's certification		

granted expunctions. The Commission may deny, suspend, or revoke a person's certification
based solely on that person's felony conviction, conviction or the conviction of four or more

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1	misdemeanors, whether or not that conviction was the convictions were expunged, unless the
2	conviction was convictions were expunged pursuant to G.S. 15A-145.4 or G.S. 15A-145.8A."
3	SECTION 5.5. There is appropriated from the General Fund to the 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 the mental health
6	screenings required by Sections 5.1 and 5.3 of this Part and for mental health officers.
7	SECTION 5.6. Sections 5.1 and 5.3 of this Part become effective January 1, 2025,
8	and apply to officers hired or employed on or after that date. Sections 5.2 and 5.4 of this Part
9	become effective January 1, 2025, and apply to (i) officers hired on or after that date and (ii)
10	officers employed on or after that date that are convicted of a felony or misdemeanor on or after
11	that date. Section 5.5 of this Part becomes effective July 1, 2024. The remainder 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
16	SECTION 6.1. There is appropriated from the General Fund to the Department of
17	Justice the sum of two million dollars (\$2,000,000) in recurring funds for the 2024-2025 fiscal
18	year to be used to provide grants to law enforcement agencies to temporarily provide partial or
19	total funding for detective or other investigative law enforcement positions, including mental
20	health officer positions, in order to aid in the investigation of person crimes that would constitute
21	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 when it becomes
20	low

29 law.