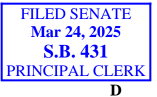
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025



## S

## SENATE BILL DRS35065-NDa-40

Short Title:	Protect Whistleblower LEOs from Retaliation.	(Public)
Sponsors:	Senators Grafstein, Bradley, and Everitt (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED					
2	AN ACT PROTECTING FROM RETALIATION LAW ENFORCEMENT OFFICERS THAT					
3	REPORT THE USE OF EXCESSIVE FORCE OR OTHER IMPROPER OR UNLAWFUL					
4	ACTIVITY AND APPROPRIATING FUNDS.					
5	The General Assembly of North Carolina enacts:					
6	<b>SECTION 1.</b> G.S. 15A-401 reads as rewritten:					
7	"§ 15A-401. Arrest by law-enforcement officer.					
8						
9	(d1) Duty to Intervene and Report Excessive Use of Force. – A law enforcement officer,					
10	while in the line of duty, who observes another law enforcement officer use force against another					
11	person that the observing officer reasonably believes exceeds the amount of force authorized by					
12	subsection (d) of this section and who possesses a reasonable opportunity to intervene, shall, if					
13	it is safe to do so, attempt to intervene to prevent the use of excessive force. Additionally, the					
14	observing officer shall, within a reasonable period of time not to exceed 72 hours thereafter,					
15	report what the officer reasonably believes to be an unauthorized use of force to a superior law					
16	enforcement officer within the agency of the observing officer, even if the observing officer did					
17	not have a reasonable opportunity to intervene. If the head of the law enforcement agency of the					
18	observing officer was involved or present during what the observing officer reasonably believes					
19	to be unauthorized use of force, the observing officer shall make the report to the highest ranking					
20	law enforcement officer of that officer's agency who was not involved in or present during the					
21	use of force.					
22	Making a knowingly false report under this subsection shall be a Class 2 misdemeanor.					
23	(d2) Protection from Retaliation. – The observing officer reporting an alleged					
24						
25	disciplined, or otherwise retaliated against for making that report, provided that nothing in this					
26	subsection shall prohibit councils, supervisors, department heads, or other appropriate authorities					
27	from taking disciplinary action against the observing officer for conduct that occurred prior to					
28	making the report.					
29	 "					
30	SECTION 2.(a) Article 1 of Chapter 17C of the General Statutes is amended by					
31	adding a new section to read:					
32	"§ 17C-17. Duty to intervene and report certain conduct; protection from retaliation.					
33	(a) A criminal justice officer, while in the line of duty, that observes any of the following					
34	conduct and possesses a reasonable opportunity to intervene shall, if it is safe to do so, attempt					
35	to intervene to prevent the continuation of the conduct:					
36	(1) Violations of federal, State, city, or county laws, ordinances, or regulations.					

\* D R S 3 5 0 6 5 - N D A - 4 0 9

	General A	Session 2025		
1		(2)	Fraud.	
2		(3)	Misappropriation of State, city, or county resources.	
3		<u>(4)</u>	Activity that poses a substantial danger to public health	and safety.
4		$\frac{(1)}{(5)}$	Gross mismanagement, including the gross waste of t	
5		(0)	gross abuse of authority.	
6	<u>(b)</u>	A crit	ninal justice officer that observes conduct the criminal justi	ice officer reasonably
7	believes to	be co	nduct specified in subdivisions (1) through (5) of subsection	ion (a) of this section
8	<u>shall, withi</u>	n a rea	sonable period of time not to exceed 72 hours after the con	nduct occurred, report
9	the conduc	t to a	n immediate supervisor, department head, or appropriate a	authority, even if the
0	<u>criminal ju</u>	istice	officer did not have a reasonable opportunity to interve	ne. If the immediate
l			rtment head, or appropriate authority was involved in c	
2	observed c	conduc	t, the criminal justice officer shall make the report to	the highest ranking
3	supervisor,	depai	tment head, or appropriate authority of the criminal justice	e officer's agency that
1	<u>was not inv</u>	volved	in or present during the conduct.	
i			ninal justice officer that makes a report pursuant to subsect	
			inated, disciplined, or otherwise retaliated against for mak	
			ng in this section shall prohibit agencies, supervisors, c	<b>*</b>
			prities from taking disciplinary action against a criminal j	•
	violation,	fraud,	misappropriation, gross mismanagement, or other a	activity specified in
	subdivisior	ns (1)	through (5) of subsection (a) of this section that occurred	prior to the criminal
			king a report under subsection (b) of this section.	
			ng a knowingly false report under this section shall be a C	
			<b>TION 2.(b)</b> Article 2 of Chapter 17E of the General Sta	atutes is amended by
	U		tion to read:	
			to intervene and report certain conduct; protection fr	
			ice officer, while in the line of duty, that observes any of t	
			easonable opportunity to intervene shall, if it is safe to do so	o, attempt to intervene
			ntinuation of the conduct:	1
		(1)	Violations of federal, State, city, or county laws, ordinar	ices, or regulations.
		$\frac{(2)}{(2)}$	Fraud.	
		(3)	Misappropriation of State, city, or county resources.	1 6 4
		(4)	Activity that poses a substantial danger to public health	
		<u>(5)</u>	Gross mismanagement, including the gross waste of p	budiic monies or the
	( <b>b</b> )	۸	gross abuse of authority.	mobly bolioves to be
			tice officer that observes conduct the justice officer reasonal in subdivisions (1) through (5) of subsection (a) of this s	
			d of time not to exceed 72 hours after the conduct occurre	
	-	-		
			supervisor, department head, or appropriate authority, even sonable opportunity to intervene. If the immediate supervision	
			thority was involved in or present during the observed	-
			e the report to the highest ranking supervisor, department	
			ustice officer's agency that was not involved in or present	
		•	tice officer that makes a report pursuant to subsection (b)	
			l, disciplined, or otherwise retaliated against for making th	
	-		ng in this section shall prohibit agencies, supervisors, o	-
			prities from taking disciplinary action against a justice offi	
			priation, gross mismanagement, or other activity specified	
			bsection (a) of this section that occurred prior to the just	
	-		section (b) of this section.	ace officer making a
			ng a knowingly false report under this section shall be a Cl	lass 2 misdemeanor."
	<u> </u>			

## **General Assembly Of North Carolina**

1 **SECTION 3.(a)** There is appropriated from the General Fund to the Department of 2 Justice the sum of fifty thousand dollars (\$50,000) in nonrecurring funds for the 2025-2026 fiscal 3 year to be allocated to the Criminal Justice Education and Training Standards Commission to be 4 used to train criminal justice officers regarding the statutory changes made in this act.

5 **SECTION 3.(b)** There is appropriated from the General Fund to the Department of 6 Justice the sum of fifty thousand dollars (\$50,000) in nonrecurring funds for the 2025-2026 fiscal 7 year to be allocated to the Sheriffs' Education and Training Standards Commission to be used to 8 train justice officers regarding the statutory changes made in this act.

9 SECTION 4. This act becomes effective December 1, 2025, and applies to offenses
10 committed and retaliatory actions taken on or after that date.