STATE OF NEW YORK

8674--A

2019-2020 Regular Sessions

IN ASSEMBLY

October 23, 2019

Introduced by M. of A. WALKER, RICHARDSON, RODRIGUEZ, BLAKE, MOSLEY -read once and referred to the Committee on Governmental Operations -recommitted to the Committee on Governmental Operations in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the executive law, in relation to the use of body-worn cameras by New York state police officers

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- Section 1. Short title. This act shall be known and may be cited as the "New York state police body-worn cameras program".
- 3 § 2. The executive law is amended by adding a new section 234 to read as follows:
- § 234. New York state police body-worn cameras program. 1. There is hereby created within the division of state police a New York state police body-worn cameras program. The purpose of the program is to 8 increase accountability and evidence for law enforcement and the residents of the state by providing body-worn cameras to all state police 9 10 <u>officers while on patrol.</u>
- 11 2. The division of state police shall provide body-worn cameras, to be 12 worn by officers at all times, while on patrol. Such cameras shall 13 record:
- 14 (a) immediately before an officer exits a patrol vehicle to interact with a person or situation, even if there is a dash camera inside such 15 16 vehicle which might also be recording the interaction;
- 17 (b) all uses of force, including any physical aggression and use of a 18 non-lethal or lethal weapon;
- 19 (c) all arrests and summonses;

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- 20 (d) all interactions with people suspected of criminal activity;
- (e) all searches of persons and property; 21
- 2.2 (f) any call to a crime in progress;

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

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- 1 (g) investigative actions where there are interactions with members of the public;
 - (h) any interaction with an emotionally disturbed person; and
 - (i) any instances where officers feel any imminent danger or the need to document their time on duty.
 - 3. The attorney general may investigate any instance where body cameras fail to record an event pursuant to this section.
 - 4. At the discretion of the officer, body-worn cameras may not record:
- 9 <u>(a) sensitive encounters, including but not limited to speaking with a</u>
 10 <u>confidential informant, or conducting a strip search; or</u>
- 11 (b) when a member of the public asks such officer to turn off the 12 camera; provided, however, such officer may continue recording if he or 13 she thinks a record of that interaction should be generated.
- 5. The division of state police shall preserve recordings of such body-worn cameras and perform all upkeep on equipment used in such body-worn cameras. Such duties shall include:
- 17 <u>(a) creating a secure record of all instances where there is recorded</u>
 18 <u>video or audio footage;</u>
- 19 <u>(b) ensuring officers have sufficient storage capacity on their</u>
 20 <u>cameras to allow for the recording of interactions required by this</u>
 21 <u>section; and</u>
- 22 (c) ensuring officers have access to body-worn cameras for the record-23 ing of instances required by this section.
- § 3. This act shall take effect on the first of April next succeeding the date on which it shall have become a law. Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made and completed on or before such effective date.