THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL

No. 560

Session of 2017

INTRODUCED BY GREENLEAF, BREWSTER, BROOKS, RESCHENTHALER, VULAKOVICH, SCHWANK, COSTA, MENSCH, McGARRIGLE, HAYWOOD, RAFFERTY, HUGHES, BROWNE AND WARD, MARCH 27, 2017

REFERRED TO JUDICIARY, MARCH 27, 2017

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AN ACT

Amending Titles 18 (Crimes and Offenses) and 42 (Judiciary and 1 Judicial Procedure) of the Pennsylvania Consolidated 2 Statutes, in wiretapping and electronic surveillance, further 3 providing for definitions, for exceptions to prohibition of interception and disclosure of communications and for 5 exceptions to prohibitions in possession, sale, distribution, manufacture or advertisement of electronic, mechanical or 7 other devices; and providing for recordings by law enforcement officers. The General Assembly of the Commonwealth of Pennsylvania 10 11 hereby enacts as follows: 12 Section 1. The definition of "oral communication" in section 13 5702 of Title 18 of the Pennsylvania Consolidated Statutes is 14 amended to read: \$ 5702. Definitions. 15 16 As used in this chapter, the following words and phrases 17 shall have the meanings given to them in this section unless the 18 context clearly indicates otherwise: * * * 19

"Oral communication." Any oral communication uttered by a

person possessing an expectation that such communication is not

- 1 subject to interception under circumstances justifying such
- 2 expectation. The term does not include [any electronic
- 3 communication.] the following:
- 4 <u>(1) An electronic communication.</u>
- 5 (2) A communication made in the presence of a law
- 6 <u>enforcement officer on official duty who is in uniform or</u>
- 7 <u>otherwise clearly identifiable as a law enforcement officer</u>
- 8 and the law enforcement officer is using an electronic,
- 9 <u>mechanical or other device which has been approved under</u>
- section 5706(b)(4) (relating to exceptions to prohibitions in
- 11 possession, sale, distribution, manufacture or advertisement
- of electronic, mechanical or other devices) for the purpose
- of recording the communication.
- 14 * * *
- 15 Section 2. Sections 5704(13), (14) and (16) and 5706(b) of
- 16 Title 18 are amended to read:
- 17 § 5704. Exceptions to prohibition of interception and
- disclosure of communications.
- 19 It shall not be unlawful and no prior court approval shall be
- 20 required under this chapter for:
- 21 * * *
- 22 (13) An investigative officer, a law enforcement officer
- or employees of the Department of Corrections for State
- 24 correctional facilities to intercept, record, monitor or
- divulge any [telephone calls] oral communication, electronic
- 26 communication or wire communication from or to an inmate in a
- 27 facility under the following conditions:
- 28 (i) The Department of Corrections shall adhere to
- the following procedures and restrictions when
- intercepting, recording, monitoring or divulging any

[telephone calls] <u>oral communication</u>, <u>electronic</u>

communication or wire communication from or to an inmate

in a State correctional facility as provided for by this

paragraph:

- (A) Before the implementation of this paragraph, all inmates of the facility shall be notified in writing that, as of the effective date of this paragraph, their [telephone conversations] oral communication, electronic communication or wire communication may be intercepted, recorded, monitored or divulged.
- (B) Unless otherwise provided for in this paragraph, after intercepting or recording [a telephone conversation] an oral communication, electronic communication or wire communication, only the superintendent, warden or a designee of the superintendent or warden or other chief administrative official or his or her designee, or law enforcement officers shall have access to that recording.
- (C) The contents of an intercepted and recorded [telephone conversation] oral communication, electronic communication or wire communication shall be divulged only as is necessary to safeguard the orderly operation of the facility, in response to a court order or in the prosecution or investigation of any crime.
- (ii) So as to safeguard the attorney-client privilege, the Department of Corrections shall not intercept, record, monitor or divulge [any conversation]

an oral communication, electronic communication or wire

communication between an inmate and an attorney.

(iii) [Persons who are calling in to a facility to speak to an inmate shall be notified that the call may be recorded or monitored.] Persons who are engaging in an oral communication, electronic communication or wire communication with an inmate shall be notified that the communication may be recorded or monitored. Notice may be provided by any means reasonably designed to inform the non-inmate party of the recording or monitoring.

- (iv) The Department of Corrections shall promulgate guidelines to implement the provisions of this paragraph for State correctional facilities.
- or employees of a county correctional facility to intercept, record, monitor or divulge [any telephone calls] an oral communication, electronic communication or wire communication from or to an inmate in a facility under the following conditions:
 - (i) The county correctional facility shall adhere to the following procedures and restrictions when intercepting, recording, monitoring or divulging [any telephone calls] an oral communication, electronic communication or wire communication from or to an inmate in a county correctional facility as provided for by this paragraph:
 - (A) Before the implementation of this paragraph, all inmates of the facility shall be notified in writing that, as of the effective date of this paragraph, their [telephone conversations] oral

communications, electronic communications or wire
communications may be intercepted, recorded,
monitored or divulged.

- (B) Unless otherwise provided for in this paragraph, after intercepting or recording [a telephone conversation] an oral communication, electronic communication or wire communication, only the superintendent, warden or a designee of the superintendent or warden or other chief administrative official or his or her designee, or law enforcement officers shall have access to that recording.
- (C) The contents of an intercepted and recorded [telephone conversation] oral communication, electronic communication or wire communication shall be divulged only as is necessary to safeguard the orderly operation of the facility, in response to a court order or in the prosecution or investigation of any crime.
- (ii) So as to safeguard the attorney-client privilege, the county correctional facility shall not intercept, record, monitor or divulge [any conversation] an oral communication, electronic communication or wire communication between an inmate and an attorney.
- (iii) [Persons who are calling into a facility to speak to an inmate shall be notified that the call may be recorded or monitored.] Persons who are engaging in an oral communication, electronic communication or wire communication with an inmate shall be notified that the communication may be recorded or monitored. Notice may be

1	provided by any means reasonably designed to inform the
2	non-inmate party of the recording or monitoring.
3	(iv) The superintendent, warden or a designee of the
4	superintendent or warden or other chief administrative
5	official of the county correctional system shall
6	promulgate guidelines to implement the provisions of this
7	paragraph for county correctional facilities.
8	* * *
9	[(16) A law enforcement officer, whether or not
10	certified under section 5724 (relating to training), acting
11	in the performance of his official duties to intercept and
12	record an oral communication between individuals in
13	accordance with the following:
14	(i) At the time of the interception, the oral
15	communication does not occur inside the residence of any
16	of the individuals.
17	(ii) At the time of the interception, the law
18	enforcement officer:
19	(A) is in uniform or otherwise clearly
20	identifiable as a law enforcement officer;
21	(B) is in close proximity to the individuals'
22	oral communication;
23	(C) is using an electronic, mechanical or other
24	device which has been approved under section 5706(b)
25	(4) (relating to exceptions to prohibitions in
26	possession, sale, distribution, manufacture or
27	advertisement of electronic, mechanical or other
28	devices) to intercept the oral communication; and
29	(D) informs, as soon as reasonably practicable,
30	the individuals identifiably present that he has

intercepted and recorded the oral communication.

2 (iii) As used in this paragraph, the term "law

3 enforcement officer" means a member of the Pennsylvania

4 State Police or an individual employed as a police

officer who holds a current certificate under 53 Pa.C.S.

Ch. 21 Subch. D (relating to municipal police education

7 and training).

8 * * *

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9 § 5706. Exceptions to prohibitions in possession, sale,

10 distribution, manufacture or advertisement of

11 electronic, mechanical or other devices.

- 12 * * *
- 13 (b) Responsibility.--
- 14 (1) Except as provided under paragraph (2), the Attorney
- General and the district attorney or their designees so
- designated in writing shall have the sole responsibility to
- 17 buy, possess and loan any electronic, mechanical or other
- device which is to be used by investigative or law
- 19 enforcement officers for purposes of interception as
- authorized under section 5704(2), (5) and (12) (relating to
- 21 exceptions to prohibition of interception and disclosure of
- 22 communications), 5712 (relating to issuance of order and
- effect), 5713 (relating to emergency situations) or 5713.1
- 24 (relating to emergency hostage and barricade situations).
- 25 (2) The division or bureau or section of the
- 26 Pennsylvania State Police responsible for conducting the
- training in the technical aspects of wiretapping and
- 28 electronic surveillance as required by section 5724 (relating
- 29 to training) may buy and possess any electronic, mechanical
- 30 or other device which is to be used by investigative or law

1 enforcement officers for purposes of interception as

authorized under section 5704(2), (5) and (12), 5712, 5713 or 2

3 5713.1 for the purpose of training. However, any electronic,

mechanical or other device bought or possessed under this 4

5 provision may be loaned to or used by investigative or law

enforcement officers for purposes of interception as

7 authorized under section 5704(2), (5) and (12), 5712, 5713 or

5713.1 only upon written approval by the Attorney General or

9 a deputy attorney general designated in writing by the

10 Attorney General or the district attorney or an assistant

district attorney designated in writing by the district

attorney of the county wherein the suspected criminal

13 activity has been, is or is about to occur.

- With the permission of the Attorney General or a district attorney who has designated any supervising law enforcement officer for purposes of interceptions as authorized under section 5713.1, the law enforcement agency which employs the supervising law enforcement officer may buy, possess, loan or borrow any electronic, mechanical or other device which is to be used by investigative or law enforcement officers at the direction of the supervising law enforcement officer solely for the purpose of interception as authorized under sections 5704(12) and 5713.1.
- The Pennsylvania State Police shall annually establish equipment standards for any electronic, mechanical or other device which is to be used by law enforcement officers for purposes of [interception as authorized under section 5704(16).] recording a communication, other than an oral communication, made in the presence of the law enforcement officer on official duty who is in uniform or

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- 1 otherwise clearly identifiable as a law enforcement officer.
- 2 The equipment standards shall be published annually in the
- 3 Pennsylvania Bulletin.
- 4 (5) The Pennsylvania State Police shall annually
- 5 establish and publish standards in the Pennsylvania Bulletin
- for the secure onsite and offsite storage of an audio
- 7 recording or video recording made in accordance with
- 8 paragraph (4). The standards shall comply with the Federal
- 9 <u>Bureau of Investigation's Criminal Justice Information</u>
- 10 Services (CJIS) Security Policy.
- 11 (6) A vendor to law enforcement agencies which stores
- 12 <u>data related to audio recordings and video recordings shall,</u>
- at a minimum, comply with the standards set forth by the
- Pennsylvania State Police under paragraphs (4) and (5). Law
- enforcement agencies under contract with a vendor for the
- 16 <u>storage of data before the effective date of this paragraph</u>
- shall comply with paragraphs (4) and (5) and this paragraph
- 18 upon expiration or renewal of the contract
- 19 Section 3. Title 42 is amended by adding a chapter to read:
- 20 CHAPTER 67A
- 21 RECORDINGS BY LAW ENFORCEMENT OFFICERS
- 22 Sec.
- 23 67A01. Definitions.
- 24 67A02. Scope of chapter.
- 25 67A03. Requests for law enforcement audio recordings or video
- recordings.
- 27 67A04. Potential evidence in a criminal matter.
- 28 67A05. Duties of law enforcement agencies.
- 29 <u>67A06</u>. Petition for approval.
- 30 67A07. Audio recording or video recording policies.

- 1 67A08. Construction.
- 2 67A09. Applicability.
- 3 § 67A01. Definitions.
- 4 The following words and phrases when used in this chapter
- 5 shall have the meanings given to them in this section unless the
- 6 <u>context clearly indicates otherwise:</u>
- 7 "Confidential information." Any of the following:
- 8 (1) The identity of a confidential source.
- 9 (2) The identity of a suspect who has not been charged
- 10 with an offense and to whom confidentiality has been ensured.
- 11 (3) Information made confidential by law or court order.
- "Information pertaining to an investigation." An audio
- 13 recording or video recording which contains the any of the
- 14 following:
- (1) Complaints or depictions of criminal conduct,
- including all actions or statements made before or after the
- 17 criminal conduct that are part of or relate to the same
- incident or occurrence.
- 19 (2) Upon disclosure, information that would:
- 20 (i) deprive an individual of the right to a fair
- 21 trial or an impartial adjudication;
- 22 (ii) impair the ability of the Attorney General, a
- district attorney or a law enforcement officer to locate
- 24 a defendant or codefendant;
- 25 (iii) hinder the ability of the Attorney General, a
- 26 <u>district attorney or a law enforcement officer to secure</u>
- 27 <u>an arrest, prosecution or conviction; or</u>
- 28 (iv) endanger the life or physical safety of an
- 29 individual.
- "Law enforcement agency." An agency that employs a law

- 1 <u>enforcement officer.</u>
- 2 "Victim." An individual who resides in this Commonwealth and
- 3 was subjected to an act that was committed by another
- 4 <u>individual</u>, including a juvenile, which constitutes any of the
- 5 following:
- 6 (1) An offense committed under any of the following:
- 7 (i) The act of April 14, 1972 (P.L.233, No.64),
- 8 <u>known as The Controlled Substance, Drug, Device and</u>
- 9 <u>Cosmetic Act.</u>
- 10 <u>(ii) 18 Pa.C.S. (relating to crimes and offenses).</u>
- 11 (iii) 30 Pa.C.S. § 5502 (relating to operating
- 12 <u>watercraft under influence of alcohol or controlled</u>
- 13 <u>substance</u>).
- 14 (iv) 30 Pa.C.S. § 5502.1 (relating to homicide by
- 15 watercraft while operating under influence).
- 16 (v) 75 Pa.C.S. § 3732 (relating to homicide by
- vehicle).
- 18 (vi) 75 Pa.C.S. § 3735 (relating to homicide by
- vehicle while driving under influence).
- 20 (vii) 75 Pa.C.S. § 3735.1 (relating to aggravated
- 21 assault by vehicle while driving under the influence).
- 22 (viii) 75 Pa.C.S. § 3742 (relating to accidents
- involving death or personal injury).
- 24 (ix) 75 Pa.C.S. Ch. 38 (relating to driving after
- 25 imbibing alcohol or utilizing drugs).
- 26 (x) Any other Federal or State law.
- 27 (2) An offense similar to an offense listed under
- paragraph (1) committed outside of this Commonwealth.
- 29 (3) An offense which would constitute grounds for the
- 30 issuance of relief under Chapter 62A (relating to protection

- of victims of sexual violence or intimidation) or 23 Pa.C.S.
- 2 <u>Ch. 61 (relating to protection from abuse).</u>
- 3 (4) An offense against a resident of this Commonwealth
- 4 <u>which is an act of international terrorism.</u>
- 5 "Victim information." Information that would disclose the
- 6 <u>identity or jeopardize the safety of a victim.</u>
- 7 § 67A02. Scope of chapter.
- 8 Except as otherwise provided under this chapter, the act of
- 9 February 14, 2008 (P.L.6, No.3), known as the Right-to-Know Law,
- 10 shall not apply to an audio recording or a video recording by a
- 11 <u>law enforcement officer under this chapter, including</u>
- 12 <u>communications between a law enforcement agency and the Attorney</u>
- 13 General or the district attorney with jurisdiction. An audio
- 14 recording or video recording under this chapter made inside of a
- 15 <u>facility owned or operated by a law enforcement agency shall not</u>
- 16 <u>be subject to public requests and shall be produced to the</u>
- 17 public at the discretion of the Attorney General, the district
- 18 attorney with jurisdiction or the law enforcement
- 19 agency. Nothing in this section shall be construed to alter the
- 20 responsibilities of parties to criminal or civil litigation to
- 21 exchange information in accordance with the applicable rules of
- 22 procedure.
- 23 § 67A03. Requests for law enforcement audio recordings or video
- recordings.
- 25 The following shall apply:
- 26 (1) An individual who requests an audio recording or
- 27 <u>video recording made by a law enforcement agency shall,</u>
- within 30 days of the date when the audio recording or video
- 29 <u>recording was made, serve a written request to the individual</u>
- 30 who is designated as the open-records officer for the law

- 1 <u>enforcement agency under section 502 the act of February 14,</u>
- 2 2008 (P.L.6, No.3), known as the Right-to-Know Law. Service
- 3 is effective upon receipt of the written request by the open-
- 4 records officer.
- 5 (2) The request shall specify with particularity the
- 6 incident or event that is the subject of the audio recording
- 7 or video recording, including the date, time and location of
- 8 the incident or event.
- 9 <u>(3) If the incident or event that is the subject of the</u>
- 10 audio recording or video recording occurred inside a
- 11 <u>residence, the request shall specify each individual who was</u>
- 12 <u>present at the time of the audio recording or video recording</u>
- or, if the identify of an individual is unknown, describe the
- 14 <u>individual.</u>
- 15 § 67A04. Potential evidence in a criminal matter.
- 16 (a) Notice. -- If a law enforcement agency determines that an
- 17 audio recording or video recording contains potential evidence
- 18 in a criminal matter, information pertaining to a criminal
- 19 investigation or a matter in which a criminal charge has been
- 20 filed, confidential information or victim information, the law
- 21 enforcement agency shall certify the determination in writing.
- 22 The written certification shall state that no redaction of the
- 23 audio recording or video recording will safeguard potential
- 24 evidence, information pertaining to an investigation,
- 25 confidential information or victim information. If a memorandum
- 26 of understanding under subsection (b) is in effect between the
- 27 <u>law enforcement agency and the Attorney General or the district</u>
- 28 attorney with jurisdiction, the law enforcement agency shall
- 29 provide the written certification to the Attorney General or the
- 30 district attorney with jurisdiction.

- 1 (b) Agreement. -- A law enforcement agency may enter into a
- 2 memorandum of understanding with the Attorney General or the
- 3 district attorney with jurisdiction to ensure consultation
- 4 regarding the reviewing audio recordings or video recordings in
- 5 order to make a determination under subsection (c).
- 6 (c) Certification. -- The Attorney General or the district
- 7 <u>attorney with jurisdiction may</u>, <u>after receiving the written</u>
- 8 certification under subsection (a), make a determination that a
- 9 recording requested under section 67A03 (relating to requests
- 10 for law enforcement audio recordings or video recordings)
- 11 contains potential evidence in a criminal matter, information
- 12 pertaining to an investigation, confidential information or
- 13 <u>victim information and that no redaction of the recording will</u>
- 14 <u>safeguard the potential evidence</u>, <u>information pertaining to an</u>
- 15 investigation, confidential information or victim information.
- (d) Grounds for denial. -- A request under section 67A03 shall
- 17 be denied if the Attorney General or the district attorney with
- 18 jurisdiction makes a determination under subsection (c).
- 19 § 67A05. Duties of law enforcement agencies.
- 20 (a) Disclosure. -- A law enforcement agency that receives a
- 21 request under section 67A03 (relating to requests for law
- 22 enforcement audio recordings or video recordings) for an audio
- 23 recording or video recording shall provide the audio recording
- 24 or video recording or explain why the request is denied within
- 25 60 days of receiving the request, unless the requester and law
- 26 enforcement agency agree to a longer time period.
- 27 <u>(b) Denials.--The request under section 67A03 shall be</u>
- 28 considered denied if the law enforcement agency does not provide
- 29 the audio recording or video recording to the requester or
- 30 explain why the request is denied within the time period

- 1 specified or agreed to under subsection (a).
- 2 (c) Preservation. -- A law enforcement agency that has
- 3 received a request for an audio recording or video recording
- 4 <u>shall preserve the unaltered audio recording or video recording</u>
- 5 that has been requested for no less than the time periods
- 6 provided in this chapter for service of and responses to written
- 7 requests for the production of the audio recording or video
- 8 <u>recording.</u>
- 9 (d) Fees.--A law enforcement agency may establish reasonable
- 10 fees relating to the costs incurred to disclose audio recordings
- 11 or video recordings. The fees shall be paid by the requesting
- 12 party at the time of disclosure of the audio recording or video
- 13 <u>recording.</u>
- (e) Construction. -- Nothing in this section shall be
- 15 construed to prohibit a law enforcement agency from redacting an
- 16 <u>audio recording or video recording in order to protect potential</u>
- 17 evidence in a criminal matter, information pertaining to an
- 18 investigation, confidential information or victim information.
- 19 § 67A06. Petition for approval.
- 20 <u>(a) Petition.--</u>
- 21 (1) If a request under section 67A03 (relating to
- 22 requests for law enforcement audio recordings or video
- recordings) is denied, the requester may file a petition in
- the court of common pleas with jurisdiction within 30 days of
- 25 the date of denial.
- 26 (2) The respondent to a petition filed under this
- 27 <u>section shall be the entity that denied the request for the</u>
- audio recording or video recording under section 67A05(a)
- 29 <u>(relating to duties of law enforcement agencies) unless the</u>
- reguest is denied under section 67A05(b), in which case the

- 1 <u>law enforcement agency that created the audio recording or</u>
- 2 <u>video recording shall be the respondent.</u>
- 3 (b) Duties of petitioner.--A petitioner under this section
- 4 <u>shall have the following duties:</u>
- 5 (1) The petitioner shall pay a filing fee of \$125.
- 6 (2) If the incident or event that is the subject of the
- 7 request occurred inside a residence, the petitioner shall
- 8 <u>certify that notice of the petition has been served or that</u>
- 9 <u>service was attempted on each individual who was present at</u>
- 10 the time of the audio recording or video recording and on the
- owner and occupant of the residence. Notice shall not be
- 12 <u>required under this paragraph if the identity of an</u>
- individual present or the location is unknown or not
- 14 <u>reasonably ascertainable by the petitioner. Service shall be</u>
- 15 <u>effective upon receipt from personal delivery or certified</u>
- 16 mail.
- 17 (3) The petitioner shall include with the petition a
- 18 copy of the written request under section 67A03 that was
- served on the law enforcement agency and any written response
- by the law enforcement agency to the request.
- 21 (4) The petitioner shall serve notice of the petition to
- 22 the respondent on the same date that the petitioner files the
- 23 petition with the court of common pleas with jurisdiction.
- 24 (c) Intervention. -- The Attorney General or the district
- 25 <u>attorney who provides certification under section section</u>
- 26 67A04(c) (relating to potential evidence in a criminal matter)
- 27 <u>may intervene in a petition filed under this section as</u>
- 28 necessary and appropriate.
- 29 <u>(d) Summary dismissal.--It shall be grounds for summary</u>
- 30 dismissal of a petition filed under this section if:

1	(1) the request to the law enforcement agency under
2	section 67A03 or the filing of the petition under subsection
3	<pre>(a) is untimely;</pre>
4	(2) the request to the law enforcement agency failed to
5	describe with sufficient particularity the incident or event
6	that is the subject of the audio recording or video
7	recording, including the date, time and location of the
8	incident or event; or
9	(3) the request was denied under section 67A04.
10	(e) Approval A court of common pleas with jurisdiction may
11	only grant a petition under this section, in whole or in part,
12	and order the disclosure of the audio recording or video
13	recording if the court of common pleas determines that the
14	petitioner has established all of the following by a
15	<pre>preponderance of the evidence:</pre>
16	(1) The request was not denied under section 67A04,
17	unless the court of common pleas with jurisdiction determines
18	that the denial was arbitrary and capricious.
19	(2) Disclosure of the audio recording or video recording
20	would be permissible under the act of February 14, 2008
21	(P.L.6, No.3), known as the Right-to-Know Law.
22	(3) The public interest of disclosing the audio
23	recording or video recording or the interest of the
24	petitioner outweighs the interests of the Commonwealth, the
25	law enforcement agency or an individual's interest in
26	nondisclosure. In making a determination under this
27	paragraph, the court of common pleas may consider the
28	<pre>public's interest in understanding how law enforcement</pre>
29	officers interact with the public, the interests of crime
30	victims and others with respect to safety and privacy and the

- 1 resources available to review and disclose the audio
- 2 <u>recording or video recording.</u>
- 3 <u>§ 67A07</u>. Audio recording or video recording policies.
- 4 (a) Policies. -- A municipal law enforcement agency that makes
- 5 <u>audio recordings or video recordings shall comply with the</u>
- 6 guidelines established under 18 Pa.C.S. § 5706(b)(4), (5) and
- 7 (6) (relating to exceptions to prohibitions in possession, sale,
- 8 distribution, manufacture or advertisement of electronic,
- 9 <u>mechanical or other devices</u>) and shall establish written
- 10 policies for the following:
- 11 (1) The training of law enforcement officers authorized
- 12 <u>to make audio recordings or video recordings.</u>
- 13 (2) The time periods when an electronic, mechanical or
- 14 <u>other device shall be in operation to make audio recordings</u>
- or video recordings.
- 16 (3) The proper use, maintenance and storage of the
- 17 electronic, mechanical or other device to make audio
- 18 recordings or video recordings, including equipment
- 19 inspections and audits and procedures to address
- 20 malfunctioning equipment.
- 21 (4) The information collected from audio recordings or
- 22 video recordings, including the information's storage,
- 23 accessibility and retrieval.
- 24 (5) Electronic records retention.
- 25 (6) The use of facial recognition software or programs.
- 26 (7) A statement that a violation of the agency's policy
- 27 subjects the violator to the agency's disciplinary policy.
- 28 (8) Supervisory responsibilities.
- 29 (b) Review and approval. -- The following shall apply:
- 30 (1) The policies established under subsection (a) shall

- 1 be submitted for approval to the Pennsylvania Commission on
- 2 <u>Crime and Delinquency in a format designated by the</u>
- 3 <u>commission</u>.
- 4 (2) The commission shall approve and recommend revisions
- 5 to the policies under subsection (a) in accordance with
- 6 <u>research findings and the best evidence-based practices in</u>
- 7 <u>the field of criminal justice.</u>
- 8 (3) After the commission approves the policies under
- 9 subsection (a), the law enforcement agency shall make the
- 10 policy available on the municipality's publicly accessible
- 11 Internet website.
- 12 <u>(4) The law enforcement agency shall resubmit the</u>
- 13 written policies to the Pennsylvania Commission on Crime and
- Delinguency when changes to the policies are proposed and
- every three years after the last approval of the policies by
- the Pennsylvania Commission on Crime and Delinquency,
- 17 whichever occurs first.
- 18 (c) Technical assistance. -- The commission shall provide
- 19 training, funding and technical assistance to law enforcement
- 20 agencies regarding the use of electronic, mechanical or other
- 21 devices to make audio and video recordings. In order to receive
- 22 training, funding and technical assistance from the commission,
- 23 a law enforcement agency must have written policies approved
- 24 under this section by the commission.
- 25 <u>§ 67A08. Construction.</u>
- 26 The following shall apply:
- 27 (1) Nothing in this chapter shall be construed to alter
- the responsibilities of parties to any criminal or civil
- 29 litigation to exchange information in accordance with
- 30 applicable rules of procedure.

1	(2) Nothing in this chapter shall be construed to
2	preclude the Attorney General, a district attorney or a law
3	enforcement agency from disclosing an audio recording or
4	video recording in the absence of a written request or beyond
5	the time periods stated in this chapter, but the Attorney
6	General and the district attorney with jurisdiction must
7	agree to the disclosure in writing if:
8	(i) the audio recording or video recording contains
9	potential evidence in a criminal matter, information
10	pertaining to an investigation, confidential information
11	or victim information; and
12	(ii) no redaction of the audio recording or video
13	recording will safeguard the potential evidence,
14	information pertaining to an investigation, confidential
15	information or victim information.
16	§ 67A09. Applicability.
17	The provisions of this chapter shall not apply if the
18	provisions conflict with any other Federal or State law.
19	Section 4. This act shall take effect in 60 days.