

AMENDED IN SENATE AUGUST 18, 2015
AMENDED IN SENATE JULY 2, 2015
AMENDED IN ASSEMBLY MAY 22, 2015
AMENDED IN ASSEMBLY MAY 4, 2015
AMENDED IN ASSEMBLY APRIL 21, 2015
AMENDED IN ASSEMBLY MARCH 16, 2015
CALIFORNIA LEGISLATURE—2015–16 REGULAR SESSION

ASSEMBLY BILL

No. 69

**Introduced by Assembly Member Rodriguez
(Coauthor: Assembly Member Weber)**

December 18, 2014

An act to add Section 832.18 to the Penal Code, relating to peace officers.

LEGISLATIVE COUNSEL'S DIGEST

AB 69, as amended, Rodriguez. Peace officers: body-worn cameras.

Existing law makes it a crime to intentionally record a confidential communication without the consent of all parties to the communication. Existing law exempts specified peace officers from that provision if they are acting within the scope of their authority.

This bill would require law enforcement agencies to consider specified best practices when establishing policies and procedures for downloading and storing data from body-worn cameras, including, among other things, prohibiting the unauthorized use, duplication, or distribution of the data, and establishing storage periods for evidentiary and nonevidentiary data, as defined.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 832.18 is added to the Penal Code, to
2 read:

3 832.18. (a) It is the intent of the Legislature to establish
4 policies and procedures to address issues related to the
5 downloading and storage data recorded by a body-worn camera
6 worn by a peace officer. These policies and procedures shall be
7 based on best practices.

8 (b) When establishing policies and procedures for the
9 implementation and operation of a body-worn camera system, law
10 enforcement agencies, departments, or entities shall consider the
11 following best practices regarding the downloading and storage
12 of body-worn camera data:

13 (1) Designate the person responsible for downloading the
14 recorded data from the body-worn camera. If the storage system
15 does not have automatic downloading capability, the officer’s
16 supervisor should take immediate physical custody of the camera
17 and should be responsible for downloading the data in the case of
18 an incident involving the use of force by an officer, an
19 officer-involved shooting, or other serious incident.

20 (2) Establish when data should be downloaded to ensure the
21 data is entered into the system in a timely manner, the cameras are
22 properly maintained and ready for the next use, and for purposes
23 of tagging and categorizing the data.

24 (3) Establish specific measures to prevent data tampering,
25 deleting, and copying, including prohibiting the unauthorized use,
26 duplication, or distribution of body-worn camera data.

27 (4) Categorize and tag body-worn camera video at the time the
28 data is downloaded and classified according to the type of event
29 or incident captured in the data.

30 (5) Specifically state the length of time that recorded data ~~shall~~
31 *is to be stored*.

32 (A) Unless subparagraph (B) or (C) applies, ~~a law enforcement~~
33 ~~agency shall retain~~ nonevidentiary data including video and audio
34 recorded by a body-worn camera *should be retained* for a minimum
35 of 60 days, after which it may be erased, destroyed, or recycled.

1 An agency may keep data for more than 60 days to have it available
2 in case of a citizen complaint and to preserve transparency.

3 ~~(B) A law enforcement agency shall retain evidentiary~~
4 *Evidentiary* data including video and audio recorded by a
5 body-worn camera under this section *should be retained* for a
6 minimum of two years under any of the following circumstances:

7 (i) The recording is of an incident involving the use of force by
8 a peace officer or an officer-involved shooting.

9 (ii) The recording is of an incident that leads to the detention
10 or arrest of an individual.

11 (iii) The recording is relevant to a formal or informal complaint
12 against a law enforcement officer or a law enforcement agency.

13 (C) If evidence that may be relevant to a criminal prosecution
14 is obtained from a recording made by a body-worn camera under
15 this section, the law enforcement agency ~~shall~~ *should* retain the
16 recording for any time in addition to that specified in paragraphs
17 (A) and (B), and in the same manner as is required by law for other
18 evidence that may be relevant to a criminal prosecution.

19 ~~(D) An agency establishing procedures for a body-worn camera~~
20 ~~system shall~~ *In determining a retention schedule, the agency should*
21 work with its legal counsel to determine a retention schedule to
22 ensure that storage policies and practices are in compliance with
23 all relevant laws and adequately preserve evidentiary chains of
24 custody.

25 (E) Records or logs of access and deletion of data from
26 body-worn cameras ~~shall~~ *should* be retained permanently.

27 (6) State where the body-worn camera data will be stored,
28 including, for example, an in-house server which is managed
29 internally, or an online cloud database which is managed by a
30 third-party vendor.

31 (7) If using a third-party vendor to manage the data storage
32 system, the following factors ~~shall~~ *should* be considered to protect
33 the security and integrity of the data:

34 (A) Using an experienced and reputable third-party vendor.

35 (B) Entering into contracts that govern the vendor relationship
36 and protect the agency's data.

37 (C) Using a system that has a built-in audit trail to prevent data
38 tampering and unauthorized access.

39 (D) Using a system that has a reliable method for automatically
40 backing up data for storage.

1 (E) Consulting with internal legal counsel to ensure the method
2 of data storage meets legal requirements for chain-of-custody
3 concerns.

4 (F) Using a system that includes technical assistance capabilities.

5 (8) Require that all recorded data from body-worn cameras are
6 property of their respective law enforcement agency and shall not
7 be accessed or released for any unauthorized purpose, explicitly
8 prohibit agency personnel from accessing recorded data for
9 personal use and from uploading recorded data onto public and
10 social media Internet Web sites, and include sanctions for violations
11 of this prohibition.

12 (c) (1) For purposes of this section, “evidentiary data” refers
13 to data of an incident or encounter that could prove useful for
14 investigative purposes, including, but not limited to, a crime, an
15 arrest or citation, a search, a use of force incident, or a
16 confrontational encounter with a member of the public. The
17 retention period for evidentiary data are subject to state evidentiary
18 laws.

19 (2) For purposes of this section, “nonevidentiary data” refers
20 to data that does not necessarily have value to aid in an
21 investigation or prosecution, such as data of an incident or
22 encounter that does not lead to an arrest or citation, or data of
23 general activities the officer might perform while on duty.

24 (d) Nothing in this section shall be interpreted to limit the
25 public’s right to access recorded data under the California Public
26 Records Act (Chapter 3.5 (commencing with Section 6250) of
27 Division 7 of Title 1 of the Government Code).