**GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023** 



7

8

16 17

18

19

20

21

22

23

24

25

26 27

28

29 30

31

FILED SENATE
Mar 23, 2023
<b>S.B. 367</b>
PRINCIPAL CLERK
D

## SENATE BILL DRS45185-ML-13

Short Title:	Intercept Communications/All Parties Consent.	(Public)				
Sponsors:	Senator Moffitt (Primary Sponsor).					
Referred to:						
	A BILL TO BE ENTITLED					
AN ACT TO PROHIBIT THE INTERCEPTION AND DISCLOSURE OF A WIRE, ORAL,						
OR ELECTRONIC COMMUNICATION WITHOUT THE CONSENT OF ALL PARTIES						
TO THE COMMUNICATION.						
The General Assembly of North Carolina enacts:						

SECTION 1. G.S. 15A-287 reads as rewritten: "§ 15A-287. Interception and disclosure of wire, oral, or electronic communications prohibited.

9 Except as otherwise specifically provided in this Article, a person is guilty of a Class (a) 10 H felony if, without the prior consent of at least one party all parties to the communication, the 11 person:person does any of the following:

- 12 Willfully intercepts, endeavors to intercept, or procures any other person to (1)13 intercept or endeavor to intercept, any wire, oral, or electronic communication. 14 15
  - Willfully uses, endeavors to use, or procures any other person to use or (2) endeavor to use any electronic, mechanical, or other device to intercept any oral communication when: when either of the following applies:
    - The device is affixed to, or otherwise transmits a signal through, a a. wire, cable, or other like connection used in wire communications; orcommunications.
    - The device transmits communications by radio, or interferes with the b. transmission of such communications.
  - Willfully discloses, or endeavors to disclose, to any other person the contents (3) of any wire, oral, or electronic communication, knowing or having reason to know that the information was obtained through violation of this Article; <del>or</del>Article.
  - Willfully uses, or endeavors to use, the contents of any wire or oral (4) communication, knowing or having reason to know that the information was obtained through the interception of a wire or oral communication in violation of this Article.
  - It is not unlawful under this Article for any person to:to do any of the following: (b)
- Intercept or access an electronic communication made through an electronic 32 (1)33 communication system that is configured so that the electronic 34 communication is readily accessible to the general public; public.
- Intercept any radio communication which is transmitted:transmitted in 35 (2)accordance with any of the following: 36



	General Assem	oly Of	North Carolina	Session 2023		
1		a.	For use by the general public, or that relate	s to ships, aircraft, vehicles,		
2			or persons in <del>distress;<u>distress.</u></del>			
3		b.	By any governmental, law enforcement,			
4			mobile, or public safety communication s			
5			fire, readily available to the general public			
6		c.	By a station operating on any authoriz			
7			allocated to the amateur, citizens band	, or general mobile radio		
8			services; orservices.			
9		d.	By any marine or aeronautical communication	· ·		
10	(3)	Intercept any communication in a manner otherwise allowed by Chapter 119				
11			e United States Code.			
12	<u>(4)</u>		an investigative or law enforcement officer, of			
13			tion of an investigative or law enforcement			
14		-	or electronic communication when both of	the following requirements		
15		are n				
16		<u>a.</u>	The officer, or person acting under the d			
17			party to the communication, or one of the	-		
18			has given prior consent to the interception			
19		<u>b.</u>	The purpose of the interception is to obtain			
20	<u>(5)</u>	-	law enforcement officer to intercept a comm			
21			ording from a body-worn camera or dashboar			
22			ed in G.S. 132-1.4A, during the course of the			
23	<u>(6)</u>		in employee of a telephone company to inter			
24			he sole purpose of tracing the origin of the			
25		-	ception is requested by the recipient of the			
26		-	ient alleges that the communication is obscer	•		
27			ture. Within 48 hours after the time of the	-		
28 29			ucting the interception under this subdivision	-		
29 30			ception to the local law enforcement age	• • •		
			onsibility for enforcing the criminal laws in	the location in which the		
31 32	(7)		<u>ception occurred.</u>	d in CS 62.2 or a law		
32 33	<u>(7)</u>	-	an employee of a public utility as define			
33 34			rcement agency, fire department, ambul gency medical services provider, when rec			
34 35			gency call, to intercept or disclose a commu			
35 36		-	activity which is a necessary incident to the			
30 37			ection of life or property.	reliation of service of the		
38	(c) It is r	-	awful under this Article for an operator of a	switchboard or an officer		
39						
40	employee, or agent of a provider of electronic communication service, whose facilities are used in the transmission of a wire or electronic communication to intercent disclose, or use that					
41	in the transmission of a wire or electronic communication, to intercept, disclose, or use that					
42	communication in the normal course of employment while engaged in any activity that is a necessary incident to the rendition of his or her service or to the protection of the rights or					
43	property of the provider of that service, provided that a provider of wire or electronic					
44	communication service may not utilize service observing or random monitoring except for					
45	mechanical or service quality control checks.					
46	(d) It is not unlawful under this Article for an officer, employee, or agent of the Federal					
47	Communications Commission, in the normal course of his employment and in discharge of the					
48	monitoring responsibilities exercised by the Commission in the enforcement of Chapter 5 of Title					
49	47 of the United States Code, to intercept a wire or electronic communication, or oral					
<del>4</del> 9 50	communication transmitted by radio or to disclose or use the information thereby obtained					

50 communication transmitted by radio, or to disclose or use the information thereby obtained.

## **General Assembly Of North Carolina**

Any person who, as a result of the person's official position or employment, has 1 (e) 2 obtained knowledge of the contents of any wire, oral, or electronic communication lawfully 3 intercepted pursuant to an electronic surveillance order or of the pendency or existence of or 4 implementation of an electronic surveillance order who shall knowingly and willfully disclose 5 such information for the purpose of hindering or thwarting any investigation or prosecution 6 relating to the subject matter of the electronic surveillance order, except as is necessary for the 7 proper and lawful performance of the duties of his position or employment or as shall be required 8 or allowed by law, shall be guilty of a Class G felony.

9 (f) Any person who shall, knowingly or with gross negligence, divulge the existence of 10 or contents of any electronic surveillance order in a way likely to hinder or thwart any 11 investigation or prosecution relating to the subject matter of the electronic surveillance order or 12 anyone who shall, knowingly or with gross negligence, release the contents of any wire, oral, or 13 electronic communication intercepted under an electronic surveillance order, except as is 14 necessary for the proper and lawful performance of the duties of his position or employment or 15 as is required or allowed by law, shall be guilty of a Class 1 misdemeanor.

16 (g) Any public officer who shall violate subsection (a) or (d) of this section or who shall 17 knowingly violate subsection (e) of this section shall be removed from any public office he the 18 officer may hold and shall thereafter be ineligible to hold any public office, whether elective or 19 appointed."

20 **SECTION 2.** This act becomes effective December 1, 2023, and applies to offenses 21 committed on or after that date.