## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/23/09		
2	87th General Assembly	A Bill		
3	Regular Session, 2009		SENATE BILL	299
4				
5	By: Senators H. Wilkins, Crumbl	ly, Elliott, Steele		
6	By: Representatives Allen, T. Ba	ker, Blount, Carroll, Davis, Rainey, Williams, V	Word	
7				
8				
9		For An Act To Be Entitled		
10		REESTABLISH A TASK FORCE ON RACIAL		
11		TO REQUIRE ALL LAW ENFORCEMENT		
12		HO STOP A VEHICLE FOR THE VIOLATION		
13		G A SEATBELT AS A PRIMARY OFFENSE T		
14		ORMATION ABOUT THE DRIVER OR PASSEN	GERS	
15		OT VIOLATE THE PROHIBITION AGAINST		
16	RACIAL PRO	FILING; AND FOR OTHER PURPOSES.		
17		Subtitle		
18	ANI ACTU			
19 20		TO REESTABLISH A TASK FORCE ON PROFILING AND CONCERNING THE		
20 21		ION OF INFORMATION BY LAW		
22		MENT STOPS OF DRIVERS FOR FAILING		
23		A SEAT BELT.		
23 24	10 WLAK	A SEAT BELT.		
24 25				
26	RE IT ENACTED BY THE CENE	ERAL ASSEMBLY OF THE STATE OF ARKANS	SAS•	
27	DE II EMMOTED DI THE OUNT	MIL HOURIBLE OF THE STATE OF MICHAE	5210 •	
28	SECTION 1. SPECIAL	LANGUAGE - NOT TO BE CODIFIED.		
29		al Profiling established.		
30	(a)(l) The task fo	orces created by Acts 2003, No. 1207	7, and Acts 200	5 <b>,</b>
31	No. 2136, expired, respec	ctively, on December 31, 2004, and I	December 31, 20	06.
32	Since additional work by	a task force is needed, there is co	reated a task	
33	force, consisting of thirteen (13) members, to be known as the "Task Force on			on e
34	Racial Profiling".			
35	(2) The Gove	rnor shall appoint the members as f	follows:	
36	(A) Fo	ur (4) members shall be active or r	etired law	

03-23-2009 08:37 BPG149

T	enforcement officers or prosecuting attorneys;
2	(B) Three (3) members shall be associated with civil rights
3	or community organizations;
4	(C) Two (2) members shall be lawyers practicing
5	substantially in the field of criminal defense; and
6	(D) Four (4) members shall be citizen representatives.
7	(b)(1) Within thirty (30) days after all members are appointed, the
8	members shall meet to organize at a time and place determined by the
9	Governor.
10	(2) The task force shall select a member to serve as chair each
11	year.
12	(3) The task force shall meet as necessary to carry out its
13	duties under this act and at the call of the chair.
14	(c) There shall be no compensation for the members of the task force,
15	though each member may receive expense reimbursement in accordance with
16	Arkansas Code § 25-16-902 to the extent funds are available.
17	(d) General staff support and operating assistance for the task force
18	may be provided by the Bureau of Legislative Research.
19	(e) The task force shall:
20	(1) Monitor implementation and compliance with § 12-12-1401 et
21	seq., and reforms enacted by the Eighty-Seventh General Assembly;
22	(2) Serve in an advisory capacity to the Director of the
23	Department of Arkansas State Police and the State Board of Education
24	regarding the public education and awareness campaigns on racial profiling;
25	(3) Study the effectiveness and feasiblility of a racial
26	profiling data collection requirement in the State of Arkansas;
27	(4) Work with law enforcement agencies and civil rights advocates
28	to determine an effective and appropriate penalty for violating the
29	prohibition on racial profiling;
30	(5) Compile an annual report of all complaints and investigations
31	regarding racial profiling and provide the report to the Governor,
32	Legislative Council, and Arkansas Legislative Black Caucus of the General
33	Assembly;
34	(6) Report its findings and recommendations to the Governor and
35	Legislative Council before December 31, 2011; and
36	(7) Facilitates an annual symposium on racial profiling for the

1	Governor's office, Arkansas Legislative Black Caucus of the General Assembly,		
2	Department of Arkansas State Police, and other interested persons to:		
3	(A) Serve as a forum for dialogue to promote awareness and		
4	understanding of racial profiling between the public, law enforcement		
5	agencies, and other government agencies;		
6	(B) Disseminate information and materials about the best		
7	practices toward combating misinformation and prejudice;		
8	(C) Provide assistance to community leaders and law		
9	enforcement agencies in the fight against racial profiling; and		
10	(D) Advocate and promote a state policy agenda that		
11	establishes the best practices for addressing racial profiling.		
12	(f) The task force shall expire on June 30, 2012.		
13			
14	SECTION 2. Arkansas Code Title 12, Chapter 12, Subchapter 14, is		
15	amended to add a new section to read as follows:		
16	12-12-1405. Use of video cameras in law enforcement vehicles -		
17	Authorization.		
18	(a) The use of video cameras in law enforcement vehicles has been		
19	demonstrated to be an indisputable means to disprove or substantiate		
20	allegations of racial profiling.		
21	(b) This section authorizes the creation of a law enforcement task		
22	force to oversee the purchase of cameras for Arkansas law enforcement		
23	agencies that will be installed and used consistent with policies under § 12-		
24	12-1403 as a primary tool to document all traffic stops.		
25	(c) Fines imposed from the enforcement of the primary seat belt law		
26	may be drawn by this task force from a fund to be created and maintained by		
27	the Administrative Office of the Courts.		
28			
29	SECTION 3. Contingent effectiveness — Do not codify.		
30	(a) Section 2 of this act is effective only if a law enacted by the		
31	Eighty-Seventh General Assembly establishes failure to wear a seat belt as a		
32	primary offense under § 27-37-701 et seq.		
33			
34	/s/ H. Wilkins		
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