

# Policing Overhaul - Passage

March 3, 2021 - House Roll Call Vote 60 - HR 1280

## Description

Passage of the bill that would establish reporting and oversight requirements related to policing data and restrict the use of certain policing practices by federal law enforcement agencies and state and local agencies receiving certain federal policing grants. It would restrict a number of policing practices by federal law enforcement agencies and state and local agencies that receive federal funding, including to prohibit the use of "no-knock warrants" to execute searches in drug cases; the use of deadly force, including chokeholds, except as a "last resort" to prevent imminent injury to an officer or another person; and the use of deadly or "less lethal" force before exhausting reasonable alternatives, including deescalation tactics. It would prohibit racial profiling by law enforcement, authorize lawsuits regarding violations of the prohibition, and require agencies to implement racial profiling training and oversight procedures. It would eliminate "qualified immunity" protections for law enforcement officers by prohibiting legal defenses based on an officer acting "in good faith" or the purported absence of "clearly established" law. It would require federal law enforcement officers to use body cameras and dashboard cameras and require state and local agencies to use certain grant funding to purchase body cameras and develop protocols for their use. It would make it a crime for an officer to engage in a sexual act with an individual under custody. It would require the Justice Department to establish a national police misconduct registry, and it would establish a number of reporting requirements for law enforcement agencies, including on use of force, racial profiling, officer misconduct records and routine policing practices -- with data disaggregated by demographics of officers and civilians involved. Among other provisions, it would require the Justice Department to analyze and recommend updates to law enforcement agency accreditation standards. It would authorize \$750 million annually through fiscal 2024 for grants to support independent investigations into police use of deadly force, including to create civilian review boards. It would authorize subpoenas by the Justice Department or state attorneys general for evidence related to potential violations of constitutional rights by law enforcement and authorize grants to states to support such investigations. It would authorize grant funding for activities related to community-based policing practices and non-police public safety initiatives. It would limit the transfer of military equipment from the Defense Department to state and local law enforcement agencies.

## Outcome

Passed by a vote of 220 - 212:

Republicans 1-210

Democrats 219-2

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