## HB3224 FA1 NollanJa-AMM 3/7/2018 1:27:36 pm

## FLOOR AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAKER:	
(	CHAIR:	
I move	e to amend HB3224	
	Of the printed E	Bill
Page _	2 Section 1 Lines 4	
	Of the Engrossed E	Bill
By de. "not"	leting after the word " $\underline{\mathrm{shall}}''$ and before the word " $\underline{\mathrm{be}}''$ the word; and	
	ge 2, Line 6, by adding after the word "officer" and before the would be $^{\prime\prime}$ the following language:	ord
]	"according to the video retention schedule for that county created pursuant to subsection C of this section; provided that the county shall keep for a minimum of seven (7) years any such recordings";	7
On Pa	ge 2, Line 7, by deleting the phrase "do not"; and	
On Pac	ge 2, Line 17 $lat{1}{2}$ , by adding a new subsection C and D to read as ws"	
	"C. The sheriff's office of each county that utilizes or operates audio or video recordings from recording equipment attached to the person of law enforcement officers within the sheriff's office shat establish, upon approval of the District Attorney for that jurisdiction, a video retention schedule that shall consist of requirements for storing and keeping any such audio or video recordings that do not depict or directly relate to the incidents described in paragraphs 1 through 5 of subsection B of this section. The video retention schedule shall establish a method by which recordings shall be classified as either evidentiary or non-evidentiary. Recordings classified as non-evidentiary shall be kept for a minimum of ninety (90) days. Recordings classified as evidentiary shall be kept for a minimum of seven (7) years.	on.
AMEND !	TITLE TO CONFORM TO AMENDMENTS	
Adopte	Amendment submitted by: Jadine Nolland:	l

Reading Clerk

D. Any written reports and records related to the audio or video recordings described in subsections B and C of this section shall be kept for a minimum of seven (7) years."