Issue Brief: Police Mobile Camera Footage as a Public Record  
(Prepared by SAA Committee on Public Policy)

BACKGROUND / DISCUSSION

Police mobile camera footage presents unique challenges in the realm of records management and archives. Policies and regulations governing these records have struggled to keep pace with the growth of law enforcement use of mobile cameras, especially the increased use of body-worn cameras (BWC). Likewise, practices vary across the numerous jurisdictions in which mobile camera technology has been implemented. In the last two years, media coverage has exposed the complex issues raised by police mobile camera video as a source of evidence and accountability for police-civilian interactions, especially regarding violence against Black Americans.

These issues are at the nexus of SAA’s core principles, including the Society’s commitment to ensuring transparency and accountability of government at all levels; ensuring the protection of citizens’ rights and individual privacy; making accessible evidence of the diverse and complex elements of the human experience; and preserving historical documentation for future generations.

Stacy Wood and Michelle Caswell submitted a request for SAA to develop a position on the issues of police BWCs, specifically encompassing objectives that included:

- Affirming the importance of Black lives to SAA members as professional archivists;
- Support for defining police BWC footage as a public record;
- Advocating for standardized practices of maintaining and making accessible police BWC footage; and
- Drafting comprehensive policies for holding accountable all private contractors involved with police BWC and their attendant software.

Subsequently SAA's Executive Committee asked the Committee on Public Policy (COPP) to develop an issue brief in line with this submission. Following initial discussions, COPP decided to develop a brief focused on mobile camera footage as a public record and the attendant records management and archival challenges these pose. As part of its deliberations COPP consulted with, and incorporated comments and suggestions from, the following SAA sections: Archivists and Archives of Color, Government Records, Human Rights Archives, Issues and Advocacy, Local Government Records, Privacy and Confidentiality, and Records Management.
The SAA Council considered the initial draft at its May 2017 meeting and returned it to COPP for further deliberation, specifically requesting that COPP:

- Work with the original requestors for additional input.
- Read the Twitter comments about the brief and decide if there was any useful information to consider in addition to the affirmation of Black Lives Matter. There was some feeling that the comment about pre-trial versus post-trial body camera footage might be something to address.
- Include reference to how different states address public access to body camera footage in very different ways.

The revised issue brief attempts to address these comments.

**RECOMMENDATION**

**THAT the following issue brief on Police Mobile Camera Footage as a Public Record be approved.**

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**Issue Brief: Police Mobile Camera Footage as a Public Record**

**SAA Position**

Footage from police mobile cameras, including body-worn cameras, dash-cams, and unmanned aerial vehicles, is a public record with informational and evidentiary value. Footage produced by police-operated cameras should be handled according to local, state, or federal records retention policies; managed in systems that ensure their authenticity; and made available to the public according to government records transparency and privacy laws. Records retention policies for law enforcement agencies should explicitly address camera footage in alignment with these principles.

This issue has taken on particular salience in recent years as a growing number of law enforcement agencies implement mobile camera programs. This trend is due in part to calls from Black Lives Matter, the Movement For Black Lives, and other community organizations to increase transparency of law enforcement agencies and ensure accountability when police use excessive force. The Society of American Archivists has a vested interest in developing and advocating for comprehensive policies to govern these records in the interest of serving the public good and affirming the importance of Black Lives.

In accordance with this position, SAA will:

- Appoint a working group or task force to explore this issue in depth and compile recommendations for future action.
- Support efforts to define police mobile camera footage as a public record under existing public records laws according to local, state, and federal statutes.
- Advocate for standardized practices of recording, processing, storing, and making accessible police mobile camera footage.
Support comprehensive policies that ensure compliance with government records laws by private contractors that sell or maintain police mobile cameras and their attendant evidence management software.

Advocate for retention and access policies that, while ensuring government transparency and accountability, protect the personal privacy rights of individuals being filmed, particularly those who are incidental to the investigation or recorded incident.

Encourage SAA members engaged with law enforcement agencies, community organizations, and companies that manufacture and sell body cameras and evidence management systems to ensure that archival and records management best practices are considered when developing policies and procedures related to police mobile cameras.

The Issues

Police mobile camera video—recorded in the course of operations and preserved as evidence—falls under the professionally accepted definition of public records, i.e., any documentary materials, regardless of physical form or characteristics, made or received by a government entity in the conduct of public business and preserved (or appropriate for preservation) as evidence of the entity's organization, functions, policies, decisions, procedures, operations, or other activities, or because of the information contained therein. However, state laws diverge widely on the treatment of body camera recordings as public or open records.[1] As of April 2017, eighteen states and the District of Columbia have adopted regulations for handling police mobile camera data in accordance with public record laws. Although some of these states explicitly treat police mobile camera footage as a public record (subject to selected exemptions for confidentiality), other states consider such footage to be exempt from open records requests. This lack of consistent regulatory coverage highlights the need for clear guidance from archivists and records managers.

A 2016 joint report by the American Civil Liberties Foundation of Massachusetts and the University of California, Berkeley School of Law, notes that body-worn cameras increasingly are used by law enforcement officers to record their encounters with civilians.[2] A 2015 survey by the Associations of Major Cities Chiefs and Major County Sheriffs found that 95% of surveyed law enforcement agencies had already implemented body-worn cameras or were planning such programs.[3] This trend is attributed in large part to the Black Lives Matter movement, which has significantly raised public awareness of police conduct toward Black Americans and other marginalized groups. Mobile-camera footage provides important, albeit at times imperfect, documentation of situations that are often high-stress, emotionally charged encounters. By their very nature, such cameras provide evidence of a situation from a single, fixed point of view, one that does not always perfectly replicate what the recording officer actually sees.

The American Civil Liberties Union (ACLU) has advocated for the use of body-worn camera recordings to document and prosecute police misconduct, provide authoritative evidence in the examination of violent encounters between police and civilians, and diminish the need for juries and judges to rely on fallible eyewitness testimony.[4] The ACLU also has recommended that jurors be allowed to consider whether a police department properly preserved body-worn camera footage. In May 2015, the Leadership Conference on Civil and Human Rights published the Civil Rights Principles on Body Worn Cameras.[5] These principles were endorsed and signed by 35 civil rights and social justice organizations, including the ACLU, Center for Media Justice, Data and Society Research Institute, Electronic Frontier Foundation, Lawyers’ Committee for Civil Rights Under Law, National Association for the Advancement of Colored People (NAACP), and Public Knowledge. According to these principles, law enforcement agencies should, for example: develop camera policies with public input; specify clear operational policies for recording, retention, and access; and make footage available to promote accountability with appropriate privacy safeguards in place. Within this context, records managers and archivists should play an active role in ensuring that the records are properly preserved and managed.
role in collaborating with policymakers, government agencies, and other stakeholders in meeting the complex records management challenges posed by mobile police video.

The ways in which these videos are understood and treated as records are of paramount concern to archivists, particularly with respect to preservation and access practices that may affect the evidentiary value and authenticity of mobile-camera footage. This issue resides at the nexus of SAA's core values and principles, including the organization’s commitment to ensuring transparency and accountability of government at all levels; ensuring the protection of citizens’ rights and personal privacy; making accessible evidence of the diverse and complex elements of the human experience; and preserving historical documentation for future generations. Archivists’ professional expertise and investment can help ensure the integrity of these records and assist in fostering transparency.

Regulations and statutes governing mobile-camera footage have failed to keep pace with the growth of programs that produce them. However, ad hoc policies and practices have emerged from the need to process, store, and access massive amounts of data in accordance with evidence management standards and protocols. Because this work requires significant investment in infrastructure, many law enforcement agencies have contracted with private companies to purchase mobile cameras and manage footage through proprietary evidence management software. Regulations and statutes should clearly define mobile-camera footage to be a public record within the context of state-specific public records law. Such statutes or regulations should dictate how these records are captured, stored, maintained, accessed, and destroyed. Additionally, such statutes or regulations should clearly outline the limitations for use by contractors of police body-camera footage and attendant data.

While acknowledging the evidentiary value of police-operated camera footage, SAA recognizes the tension between the public’s right to know and personal privacy concerns. Police-operated cameras capture deeply personal information and large amounts of footage that are incidental to any potential investigation. Law enforcement agencies should avoid the indiscriminate retention of personally identifiable information, including biometric data captured by mobile cameras. Data retention policies must balance the competing needs for citizen privacy and government transparency within practical, technical, and financial limitations.

In accordance with statutory privacy protections, manual review and redaction may be necessary before police mobile-camera footage can be released. Because this process is both expensive and time-consuming, it may contribute to significant backlogs in fulfilling public requests for footage. Law enforcement agencies should develop efficient policies and procedures for promptly reviewing and releasing or destroying footage in accordance with existing public records regulations.


**Additional Resources**


Electronic Frontier Foundation, “Surveillance Drones.” [https://www.eff.org/issues/surveillancedrones]


Richards, Sam, “Drones: law enforcement’s secret eye in the sky,” August 24, 2016. [https://thinkprogress.org/drones-law-enforcements-secret-eye-in-the-sky-9eda68fb8be#x6jdcasadv]


U.S. Department of Justice, Office of Justice Programs, Bureau of Justice Administration, “Body Worn Camera Toolkit.” [https://www.bja.gov/bwc/](https://www.bja.gov/bwc/)


All sites were accessed on June 24, 2017.

**Support Statement:** This issue brief supports SAA’s Public Policy Agenda by providing members and other prospective audiences with SAA’s considered opinion on the topic of managing police mobile camera video as a public record, as well as transparency and accountability of government agencies.

**Impact on Strategic Priorities:** Addresses Goal 1: Advocating for Archives and Archivists, Strategy 1.1. Provide leadership in promoting the value of archives and archivists to institutions, communities, and society, 1.2. Educate and influence decision makers about the importance of archives and archivists, and 1.3. Provide leadership in ensuring the completeness, diversity, and accessibility of the historical record.

**Fiscal Impact:** Approval of the issue brief does not commit SAA to expend funds on any particular advocacy effort at this time. [Staff Note: Creation of a working group or task force “to explore this issue in depth and compile recommendations for future action” may carry with it direct and/or indirect expenses beyond those typically expected with approval of an issue brief.]