

General Assembly

February Session, 2024

## Raised Bill No. 421

LCO No. **2733** 

Referred to Committee on PUBLIC SAFETY AND SECURITY

Introduced by: (PS)

## AN ACT CONCERNING LAW ENFORCEMENT RECRUITMENT AND RETENTION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. (*Effective July 1, 2024*) Not later than January 1, 2025, the Commissioner of Emergency Services and Public Protection shall develop a state-wide campaign to promote the law enforcement profession. In developing such campaign, the commissioner may consult with the Connecticut Police Chiefs Association and any other entities the commissioner deems appropriate. The commissioner shall use a variety of media, including social media, as part of such campaign.

8 Sec. 2. (NEW) (*Effective July 1, 2024*) (a) The Department of Emergency 9 Services and Public Protection shall employ a full-time cadet or explorer 10 program coordinator, who shall coordinate and oversee police cadet or 11 explorer programs, implement state standards and a best practices 12 guide for such programs and encourage establishment and expansion 13 of such programs throughout the state.

14 (b) For the fiscal year ending June 30, 2025, and each fiscal year

thereafter, the department shall allocate five thousand dollars to each
municipal police department that operates, or plans to operate in the
following fiscal year, a cadet or explorer program.

18 Sec. 3. (NEW) (*Effective July 1, 2024*) For the fiscal year ending June 30, 19 2025, and each fiscal year thereafter, the Department of Emergency 20 Services and Public Protection shall establish a grant program to 21 reimburse municipal police departments for the cost of basic training of 22 police officers. Not later than October 1, 2024, the department shall post 23 in a conspicuous place on the department's Internet web site a 24 description of the grant program, including, but not limited to, 25 eligibility criteria and the application process for the program. A 26 municipal police department shall apply for such grants on such forms 27 and in such manner as determined by the department.

28 Sec. 4. (NEW) (Effective July 1, 2024) For the purposes of this section, 29 "academy" and "basic training" have the same meanings as provided in 30 section 7-294a of the general statutes. The Police Officer Standards and 31 Training Council shall examine criminal justice courses offered by 32 colleges and universities in the state, and determine (1) whether any 33 such courses are equivalent to courses required as part of basic training 34 at the academy, and (2) under what conditions an individual attending 35 the academy for basic training need not complete a course at the 36 academy because the individual completed an equivalent course at a 37 college or university in the state. Not later than January 1, 2025, the 38 council shall submit a report of its examination and determination, in 39 accordance with the provisions of section 11-4a of the general statutes, 40 to the joint standing committee of the General Assembly having 41 cognizance of matters relating to public safety and security.

Sec. 5. Subsection (b) of section 7-294d of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2024):

45 (b) (1) No person may be employed as a police officer by any law 46 enforcement unit for a period exceeding one year unless such person

47 has been certified under the provisions of subsection (a) of this section 48 or has been granted an extension by the council. No person may serve 49 as a police officer during any period when such person's certification 50 has been cancelled or revoked pursuant to the provisions of subsection 51 (c) of this section. In addition to the requirements of this subsection, the 52 council may establish other qualifications for the employment of police 53 officers and require evidence of fulfillment of these qualifications. No 54 law enforcement unit shall deny employment as a police officer to a 55 prospective employee, and the council shall not deny certification under 56 the provisions of subsection (a) of this section to an individual, solely on 57 the basis of such prospective employee's or such individual's status as a 58 noncitizen of the United States, provided such prospective employee or 59 such individual is lawfully admitted for permanent residence of the 60 United States under federal law and regulations.

61 (2) The certification of any police officer who is not employed by a 62 law enforcement unit for a period of time in excess of two years, unless 63 such officer is on leave of absence, shall be considered lapsed. Upon reemployment as a police officer, such officer shall apply for 64 65 recertification in a manner provided by the council, provided such 66 recertification process requires the police officer to submit to a urinalysis 67 drug test that screens for controlled substances, including, but not 68 limited to, anabolic steroids, and receive a result indicating no presence 69 of any controlled substance not prescribed for the officer. The council 70 shall certify any applicant who presents evidence of satisfactory 71 completion of a program or course of instruction in another state or, if 72 the applicant is a veteran or a member of the armed forces or the 73 National Guard, as part of training during service in the armed forces, 74 that is equivalent in content and quality to that required in this state, 75 provided such applicant passes an examination or evaluation as 76 required by the council. For the purposes of this [section] subdivision, 77 "veteran" and "armed forces" have the same meanings as provided in 78 section 27-103.

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Sec. 6. (NEW) (Effective July 1, 2024) For the fiscal year ending June 30,

2025, and each fiscal year thereafter, the Commissioner of Emergency
Services and Public Protection shall provide a grant to each of the top
ten most populous municipalities in the state in order to increase the
salaries of police officers serving such municipalities. A municipality
receiving such a grant shall not use the grant for any purpose other than
increasing the salaries of such officers.

86 Sec. 7. (NEW) (Effective from passage) Not later than January 1, 2025, 87 the Department of Emergency Services and Public Protection and the 88 Police Officer Standards and Training Council shall jointly submit a report, in accordance with the provisions of section 11-4a of the general 89 statutes, to the joint standing committee of the General Assembly 90 91 having cognizance of matters relating to public safety and security. Such 92 report shall include recommendations for a schedule of bonuses to be 93 awarded to individuals upon entering service as a police officer, as 94 defined in section 7-294a of the general statutes, and to be awarded to 95 such officers based on years of service, in order to encourage individuals 96 to begin and continue careers as police officers. The department and 97 council may consult with chiefs of municipal police departments and 98 any other individuals or entities in developing such recommendations.

99 Sec. 8. (NEW) (Effective from passage) (a) Not later than January 1, 2025, the Board of Regents for Higher Education, the Board of Trustees of The 100 101 University of Connecticut and the Police Officer Standards and Training 102 Council shall jointly develop a career pathway to assist police officers in 103 obtaining higher education degrees. Such pathway shall include a 104 schedule of credits that officers may receive at each constituent unit of 105 higher education, as defined in section 10a-1 of the general statutes, for 106 the training such officers received in order to be certified, and maintain 107 their certification, as police officers pursuant to section 7-294d of the 108 general statutes, as amended by this act. Such boards and council shall 109 promote such pathway in order to encourage police officers to earn 110 higher education degrees.

(b) Not later than January 1, 2025, the Board of Regents for HigherEducation, the Board of Trustees of The University of Connecticut and

the Police Officer Standards and Training Council shall jointly submit a report, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to public safety and security. Such report shall include the pathway and schedule developed pursuant to subsection (a) of this section and a description of plans to promote such pathway.

Sec. 9. Subsection (d) of section 10a-77 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2024):

123 (d) Said board of trustees shall waive the payment of tuition at any of 124 the regional community-technical colleges (1) for any dependent child 125 of a person whom the armed forces of the United States has declared to 126 be missing in action or to have been a prisoner of war while serving in 127 such armed forces after January 1, 1960, which child has been accepted 128 for admission to such institution and is a resident of the state at the time 129 such child is accepted for admission to such institution, (2) subject to the 130 provisions of subsection (e) of this section, for any veteran, as defined in 131 section 27-103, who performed service in time of war, as defined in section 27-103, except that for purposes of this subsection, "service in 132 133 time of war" shall not include time spent in attendance at a military 134 service academy, which veteran has been accepted for admission to such 135 institution and is domiciled in this state at the time such veteran is 136 accepted for admission to such institution, (3) for any resident of the 137 state sixty-two years of age or older, provided, at the end of the regular 138 registration period, there are enrolled in the course a sufficient number 139 of students other than those residents eligible for waivers pursuant to this subdivision to offer the course in which such resident intends to 140 141 enroll and there is space available in such course after accommodating 142 all such students, (4) for any student attending the Connecticut State 143 Police Academy who is enrolled in a law enforcement program at said 144 academy offered in coordination with a regional community-technical 145 college which accredits courses taken in such program, (5) for any active

146 member of the Connecticut Army or Air National Guard who (A) has 147 been certified by the Adjutant General or such Adjutant General's 148 designee as a member in good standing of the guard, and (B) is enrolled or accepted for admission to such institution on a full-time or part-time 149 150 basis in an undergraduate degree-granting program, (6) for any 151 dependent child of a (A) police officer, as defined in section 7-294a, or 152 supernumerary or auxiliary police officer, (B) firefighter, as defined in 153 section 7-323j, or member of a volunteer fire company, (C) municipal 154 employee, or (D) state employee, as defined in section 5-154, killed in 155 the line of duty, (7) for any resident of the state who is a dependent child 156 or surviving spouse of a specified terrorist victim who was a resident of 157 this state, (8) for any dependent child of a resident of the state who was 158 killed in a multivehicle crash at or near the intersection of Routes 44 and 159 10 and Nod Road in Avon on July 29, 2005, [and] (9) for any resident of 160 the state who is a dependent child or surviving spouse of a person who 161 was killed in action while performing active military duty with the 162 armed forces of the United States on or after September 11, 2001, and 163 who was a resident of this state, (10) for a police officer, as defined in 164 section 7-294a, who has been employed as such an officer in the state for 165 not less than two years, and (11) for any dependent child of a police 166 officer, as defined in section 7-294a, who has been employed as such an 167 officer in the state for not less than five years. If any person who receives 168 a tuition waiver in accordance with the provisions of this subsection also 169 receives educational reimbursement from an employer, such waiver 170 shall be reduced by the amount of such educational reimbursement. 171 Veterans and members of the National Guard described in subdivision 172 (5) of this subsection shall be given the same status as students not 173 receiving tuition waivers in registering for courses at regional 174 community-technical colleges. Notwithstanding the provisions of 175 section 10a-30, as used in this subsection, "domiciled in this state" 176 includes domicile for less than one year.

Sec. 10. Subsection (d) of section 10a-99 of the 2024 supplement to the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective July 1, 2024*):

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180 (d) Said board shall waive the payment of tuition fees for 181 undergraduate and graduate degree programs at the Connecticut State 182 University System (1) for any dependent child of a person whom the armed forces of the United States has declared to be missing in action or 183 184 to have been a prisoner of war while serving in such armed forces after 185 January 1, 1960, which child has been accepted for admission to such 186 institution and is a resident of the state at the time such child is accepted 187 for admission to such institution, (2) subject to the provisions of 188 subsection (e) of this section, for any veteran, as defined in section 27-189 103, who performed service in time of war, as defined in section 27-103, 190 except that for purposes of this subsection, "service in time of war" shall 191 not include time spent in attendance at a military service academy, 192 which veteran has been accepted for admission to such institution and 193 is domiciled in this state at the time such veteran is accepted for 194 admission to such institution, (3) for any resident of the state sixty-two 195 years of age or older who has been accepted for admission to such 196 institution, provided (A) such resident is enrolled in a degree-granting 197 program, or (B) at the end of the regular registration period, there are 198 enrolled in the course a sufficient number of students other than those 199 residents eligible for waivers pursuant to this subdivision to offer the course in which such resident intends to enroll and there is space 200 201 available in such course after accommodating all such students, (4) for 202 any student attending the Connecticut Police Academy who is enrolled 203 in a law enforcement program at said academy offered in coordination 204 with the university which accredits courses taken in such program, (5) 205 for any active member of the Connecticut Army or Air National Guard 206 who (A) has been certified by the Adjutant General or such Adjutant 207 General's designee as a member in good standing of the guard, and (B) 208 is enrolled or accepted for admission to such institution on a full-time 209 or part-time basis in an undergraduate or graduate degree-granting 210 program, (6) for any dependent child of a (A) police officer, as defined 211 in section 7-294a, or supernumerary or auxiliary police officer, (B) 212 firefighter, as defined in section 7-323j, or member of a volunteer fire 213 company, (C) municipal employee, or (D) state employee, as defined in 214 section 5-154, killed in the line of duty, (7) for any resident of this state

215 who is a dependent child or surviving spouse of a specified terrorist 216 victim who was a resident of the state, (8) for any dependent child of a resident of the state who was killed in a multivehicle crash at or near the 217 218 intersection of Routes 44 and 10 and Nod Road in Avon on July 29, 2005, 219 [and] (9) for any resident of the state who is a dependent child or 220 surviving spouse of a person who was killed in action while performing 221 active military duty with the armed forces of the United States on or 222 after September 11, 2001, and who was a resident of this state, (10) for a 223 police officer, as defined in section 7-294a, who has been employed as 224 such an officer in the state for not less than two years, and (11) for any 225 dependent child of a police officer, as defined in section 7-294a, who has 226 been employed as such an officer in the state for not less than five years. 227 If any person who receives a tuition waiver in accordance with the 228 provisions of this subsection also receives educational reimbursement 229 from an employer, such waiver shall be reduced by the amount of such 230 educational reimbursement. Veterans and members of the National 231 Guard described in subdivision (5) of this subsection shall be given the 232 same status as students not receiving tuition waivers in registering for 233 courses at Connecticut state universities. Notwithstanding the 234 provisions of section 10a-30, as used in this subsection, "domiciled in 235 this state" includes domicile for less than one year.

Sec. 11. Subsection (e) of section 10a-105 of the 2024 supplement to
the general statutes is repealed and the following is substituted in lieu
thereof (*Effective July 1, 2024*):

239 (e) Said board of trustees shall waive the payment of tuition fees for 240 any undergraduate or graduate degree program at The University of Connecticut (1) for any dependent child of a person whom the armed 241 242 forces of the United States has declared to be missing in action or to have 243 been a prisoner of war while serving in such armed forces after January 244 1, 1960, which child has been accepted for admission to The University 245 of Connecticut and is a resident of the state at the time such child is 246 accepted for admission to said institution, (2) subject to the provisions 247 of subsection (f) of this section, for any veteran, as defined in section 27-

103, who performed service in time of war, as defined in section 27-103, 248 except that for purposes of this subsection, "service in time of war" shall 249 250 not include time spent in attendance at a military service academy, 251 which veteran has been accepted for admission to said institution and is 252 domiciled in this state at the time such veteran is accepted for admission 253 to said institution, (3) for any resident of the state sixty-two years of age or older who has been accepted for admission to said institution, 254 255 provided (A) such resident is enrolled in a degree-granting program, or 256 (B) at the end of the regular registration period, there are enrolled in the 257 course a sufficient number of students other than those residents eligible 258 for waivers pursuant to this subdivision to offer the course in which 259 such resident intends to enroll and there is space available in such 260 course after accommodating all such students, (4) for any active member of the Connecticut Army or Air National Guard who (A) has been 261 262 certified by the Adjutant General or such Adjutant General's designee 263 as a member in good standing of the guard, and (B) is enrolled or 264 accepted for admission to said institution on a full-time or part-time 265 basis in an undergraduate or graduate degree-granting program, (5) for 266 any dependent child of a (A) police officer, as defined in section 7-294a, 267 or supernumerary or auxiliary police officer, (B) firefighter, as defined 268 in section 7-323j, or member of a volunteer fire company, (C) municipal 269 employee, or (D) state employee, as defined in section 5-154, killed in 270 the line of duty, (6) for any resident of the state who is the dependent 271 child or surviving spouse of a specified terrorist victim who was a 272 resident of the state, (7) for any dependent child of a resident of the state 273 who was killed in a multivehicle crash at or near the intersection of 274 Routes 44 and 10 and Nod Road in Avon on July 29, 2005, [and] (8) for 275 any resident of the state who is a dependent child or surviving spouse 276 of a person who was killed in action while performing active military 277 duty with the armed forces of the United States on or after September 11, 2001, and who was a resident of this state, (9) for a police officer, as 278 279 defined in section 7-294a, who has been employed as such an officer in 280 the state for not less than two years, and (10) for any dependent child of 281 a police officer, as defined in section 7-294a, who has been employed as 282 such an officer in the state for not less than five years. If any person who 283 receives a tuition waiver in accordance with the provisions of this 284 subsection also receives educational reimbursement from an employer, 285 such waiver shall be reduced by the amount of such educational 286 reimbursement. Veterans and members of the National Guard 287 described in subdivision (4) of this subsection shall be given the same 288 status as students not receiving tuition waivers in registering for courses 289 at The University of Connecticut. Notwithstanding the provisions of 290 section 10a-30, as used in this subsection, "domiciled in this state" 291 includes domicile for less than one year.

Sec. 12. (NEW) (*Effective July 1, 2024*) (a) For the fiscal year ending June 30, 2025, and each fiscal year thereafter, the Office of Higher Education, in collaboration with the Department of Emergency Services and Public Protection, shall administer a police officer loan reimbursement grant program for individuals who have been employed as a police officer, as defined in section 7-294a of the general statutes, in the state for not less than ten years.

(b) Any individual who satisfies the eligibility requirements prescribed by the office may receive an annual grant for reimbursement of federal or state educational loans (1) in an amount up to ten per cent of such individual's federal or state educational loans but not exceeding five thousand dollars in any year, and (2) for a period not to exceed ten years. Such individual shall only be reimbursed for loan payments made while such person is employed as a police officer in the state.

306 (c) Individuals may apply to the Office of Higher Education for grants
307 under this section at such time and in such manner as the executive
308 director of the Office of Higher Education prescribes.

309 (d) Any unexpended funds appropriated for purposes of this section
310 shall not lapse at the end of the fiscal year but shall be available for
311 expenditure during the next fiscal year.

(e) The Office of Higher Education may accept gifts, grants anddonations, from any source, public or private, for the police officer loan

314 reimbursement grant program.

Sec. 13. Section 12-81 of the 2024 supplement to the general statutes is amended by adding subdivision (83) as follows (*Effective October 1*, 2024, and applicable to assessment years commencing on or after October 1, 2024):

(NEW) (83) Property to the amount of ten thousand dollars belonging
to, or held in trust for, any resident of this state who is a police officer,
as defined in section 7-294a, and resides in a distressed municipality, as
defined in section 32-9p.

323 Sec. 14. (NEW) (Effective July 1, 2024) The Connecticut Housing 324 Finance Authority shall enhance assistance available to police officers 325 who seek to purchase a house as such officer's principal residence in the 326 community served by such officer. Such assistance shall prioritize first-327 time homebuyers and include mortgage assistance, down payment 328 assistance or any other appropriate housing subsidies. The terms of any 329 mortgage assistance shall allow the mortgagee to realize a reasonable 330 portion of the equity gain upon sale of the mortgaged property.

331 Sec. 15. (Effective from passage) The State Retirement Commission shall 332 (1) study deferred retirement option plans and make recommendations 333 for development of such a plan that (A) is administered by the state, and 334 (B) permits any police officer, as defined in section 7-294a of the general 335 statutes, in the state to participate in the plan, and (2) study the types 336 and levels of retirement medical benefits provided to such officers and 337 the spouses of such officers in the state and make recommendations 338 regarding the provision of such benefits. The commission may consult 339 with the Department of Emergency Services and Public Protection, 340 municipal police departments and any other entities the commission 341 deems appropriate. Not later than January 1, 2025, the commission shall 342 report the results of such studies and any recommendations, in 343 accordance with the provisions of section 11-4a of the general statutes, 344 to the joint standing committee of the General Assembly having 345 cognizance of matters relating to public safety and security.

346 Sec. 16. (Effective from passage) Not later than October 1, 2024, the 347 Governor shall enter into negotiations with the employee organization 348 that is the representative of state police officers to seek amendments to 349 any collective bargaining agreement to establish conditions under 350 which a state police officer who retired from service as such an officer 351 may return to such service and (1) resume earning credit toward 352 retirement benefits, in the same manner as such officer earned such 353 credit prior to such officer's retirement, and (2) be eligible for earning 354 the same benefits as such officer was eligible for prior to such officer's 355 retirement.

356 Sec. 17. (NEW) (Effective from passage) Each collective bargaining 357 agreement entered into on or after July 1, 2024, or amended on or after 358 July 1, 2024, between a municipality and an employee organization that 359 is the representative of police officers in the municipality shall permit 360 police officers who retire and remain certified by the Police Officer 361 Standards and Training Council pursuant to section 7-294d of the 362 general statutes, as amended by this act, to return to part-time or full-363 time employment as a police officer with the municipality while 364 collecting such officer's pension, to the maximum extent permissible 365 under state and federal law and regulations.

Sec. 18. (*Effective from passage*) (a) There is established a task force to study the volunteer police auxiliary force authorized under section 29-22 of the general statutes and make recommendations for improving the organization of such auxiliary force and maximizing the services that may be provided by auxiliary state police and municipal police officers.

371 (b) The task force shall consist of the following members:

372 (1) One appointed by the speaker of the House of Representatives;

373 (2) One appointed by the president pro tempore of the Senate;

374 (3) One appointed by the majority leader of the House of375 Representatives;

376 (4) One appointed by the majority leader of the Senate;

377 (5) One appointed by the minority leader of the House of378 Representatives;

379 (6) One appointed by the minority leader of the Senate;

(7) The Commissioner of Emergency Services and Public Protection,or the commissioner's designee; and

382 (8) Two persons appointed by the Governor.

(c) Any member of the task force appointed under subdivision (1),
(2), (3), (4), (5) or (6) of subsection (b) of this section may be a member
of the General Assembly.

(d) All initial appointments to the task force shall be made not later
than thirty days after the effective date of this section. Any vacancy shall
be filled by the appointing authority.

(e) The speaker of the House of Representatives and the president pro
tempore of the Senate shall select the chairpersons of the task force from
among the members of the task force. Such chairpersons shall schedule
the first meeting of the task force, which shall be held not later than sixty
days after the effective date of this section.

(f) The administrative staff of the joint standing committee of the
General Assembly having cognizance of matters relating to public safety
and security shall serve as administrative staff of the task force.

(g) Not later than January 1, 2025, the task force shall submit a report
on its findings and recommendations to the joint standing committee of
the General Assembly having cognizance of matters relating to public
safety and security, in accordance with the provisions of section 11-4a
of the general statutes. The task force shall terminate on the date that it
submits such report or January 1, 2025, whichever is later.

<sup>403</sup> Sec. 19. (NEW) (*Effective from passage*) (a) For purposes of this section,

404 "law enforcement unit" has the same meaning as provided in section 7-405 294a of the general statutes.

406 (b) For the fiscal year ending June 30, 2025, the Department of 407 Emergency Services and Public Protection shall develop a pilot program 408 to provide law enforcement units with unmanned aerial vehicles to respond to requests for service, assist such units in assessing the dangers 409 410 and needs at the scene where service is requested prior to the arrival of a police officer and enhance the safety of police officers and the services 411 412 such units provide to the public. In identifying units for participation in 413 the pilot program, the department shall give priority to units that would 414 most benefit from such program, including those with reduced staffing 415 levels.

416 (c) Not later than October 1, 2024, the department shall (1) develop 417 eligibility criteria to be used in selecting among applicants for participation in the pilot program, (2) develop application forms and 418 419 deadlines, (3) post in a conspicuous location on the department's 420 Internet web site a description of the pilot program that includes, but is 421 not limited to, such criteria, forms and deadlines, and (4) notify law 422 enforcement units of the opportunity to apply for participation in such 423 program.

(d) (1) Not later than January 1, 2026, each law enforcement unit
participating in the pilot program pursuant to subsection (b) of this
section shall submit a report to the department describing the unit's use
of unmanned aerial devices, their impact on the unit's ability to provide
services to the public and any recommendations for the continuation of
or improvements to such pilot program.

(2) Not later than July 1, 2026, the department shall submit a report,
in accordance with the provisions of section 11-4a of the general statutes,
to the joint standing committee of the General Assembly having
cognizance of matters relating to public safety and security. Such report
shall include (A) information on the law enforcement units that applied
for participation in the pilot program, which units were chosen for

participation and the reasons for choosing such units, (B) a summary of
the reports submitted by units pursuant to subdivision (1) of this
subsection and an analysis of the results of the pilot program, and (C)
recommendations regarding the continuation or expansion of the pilot
program, funding needs and any necessary legislation.

Sec. 20. (NEW) (*Effective from passage*) (a) For purposes of this section,
"law enforcement unit" and "police officer" have the same meanings as
provided in section 7-294a of the general statutes.

444 (b) For the fiscal year ending June 30, 2025, the Department of 445 Emergency Services and Public Protection shall, within available 446 appropriations, administer a pilot program to enhance programs and 447 initiatives that address the mental health needs of police officers at one 448 or more law enforcement units with more than three hundred police 449 officers. Such pilot program may include, but need not be limited to, the development or enhancement of peer-to-peer support programs, 450 451 programs that train officers to help themselves and fellow officers deal 452 with mental health issues associated with their jobs, programs that 453 employ a psychologist or other mental health professionals within the 454 unit to assist officers with their mental health needs, employee 455 assistance programs and any other programs and resources that may 456 address the mental health needs of police officers.

457 (c) Not later than October 1, 2024, the department shall (1) develop 458 eligibility criteria to be used in selecting among applicants for such pilot 459 program, (2) develop application forms and deadlines, (3) post in a 460 conspicuous location on the department's Internet web site a description 461 of the pilot program that includes, but is not limited to, such criteria, 462 forms and deadlines, and (4) notify each law enforcement unit with 463 more than three hundred police officers of the opportunity to apply for 464 participation in such program.

(d) (1) Not later than January 1, 2026, each law enforcement unit
participating in the pilot program shall submit a report to the
department describing the programs, services and resources provided

468 pursuant to the pilot program and evaluating the impact of such 469 programs, services and resources on the mental health of the police 470 officers employed by such unit. In evaluating such impact, each unit 471 shall provide a recommendation as to whether such programs, services 472 or resources should be continued and whether any modifications could 473 improve the impact of such programs, services or resources on the 474 mental health of police officers.

475 (2) Not later than July 1, 2026, the department shall submit a report, 476 in accordance with the provisions of section 11-4a of the general statutes, 477 to the joint standing committee of the General Assembly having 478 cognizance of matters relating to public safety and security. Such report 479 shall include (A) information on the number of applications for the pilot 480 program that were received and the law enforcement units chosen for 481 participation, (B) an analysis of the programs, services and resources 482 provided by units and their effectiveness in addressing the mental 483 health needs of officers, (C) a list of programs, services and resources 484 identified as best practices that could be implemented by units across 485 the state to address the mental health needs of officers, and (D) 486 recommendations regarding the pilot program under this section, 487 funding for specific programs, services and resources to address the 488 mental health needs of police officers and any necessary legislation.

Sec. 21. (*Effective July 1, 2024*) The sum of five hundred thousand dollars is appropriated to the Department of Emergency Services and Public Protection from the General Fund, for the fiscal year ending June 30, 2025, for the state-wide campaign developed pursuant to section 1 of this act.

This act shall take effect as follows and shall amend the following<br/>sections:Section 1July 1, 2024New sectionSec. 2July 1, 2024New sectionSec. 3July 1, 2024New section

July 1, 2024

Sec. 4

New section

Sec. 5July 1, 20247-294d(b)Sec. 6July 1, 2024New sectionSec. 7from passageNew sectionSec. 8from passageNew sectionSec. 9July 1, 202410a-77(d)Sec. 10July 1, 202410a-99(d)Sec. 11July 1, 202410a-105(e)Sec. 12July 1, 2024, and applicable to assessment years commencing on or after October 1, 202412-81(83)Sec. 14July 1, 2024New sectionSec. 15from passageNew sectionSec. 16from passageNew sectionSec. 17from passageNew sectionSec. 18from passageNew sectionSec. 19from passageNew sectionSec. 19from passageNew sectionSec. 19from passageNew sectionSec. 19from passageNew sectionSec. 20from passageNew sectionSec. 21July 1, 2024New section	<b></b>	1	1
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Sec. 20 <i>from passage</i> New section	Sec. 18	from passage	New section
	Sec. 19	from passage	New section
Sec. 21 July 1, 2024 New section	Sec. 20	from passage	New section
	Sec. 21	July 1, 2024	New section

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Joint Favorable