

General Assembly

## Substitute Bill No. 7069

January Session, 2025

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## AN ACT CONCERNING BEHAVIORAL HEALTH ASSESSMENTS OF POLICE OFFICERS.

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

Section 1. Section 7-291e of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective October 1, 2025*):

3 (a) As used in this section: (1) "Administrative head of each law 4 enforcement unit" means the Commissioner of Emergency Services and 5 Public Protection, the board of police commissioners, the chief of police, superintendent of police or other authority having charge of a law 6 7 enforcement unit; and (2) "behavioral health assessment" means a 8 behavioral health assessment of a police officer conducted by a board-9 certified psychiatrist, psychologist licensed pursuant to the provisions 10 of chapter 383 or a clinical social worker licensed pursuant to the 11 provisions of chapter 383b, who has experience diagnosing and treating 12 post-traumatic stress disorder.

(b) On and after January 1, 2021, the administrative head of each law
enforcement unit shall require each police officer employed by such law
enforcement unit to submit, as a condition of continued employment, to
a periodic behavioral health assessment <u>conducted by a psychiatrist</u>,
psychologist or clinical social worker approved by the union that
represents police officers of such law enforcement unit. Each police

19 officer employed by a law enforcement unit shall submit to a periodic 20 behavioral health assessment not less than once every five years. In 21 carrying out the provisions of this section, the administrative head of 22 each law enforcement unit may stagger the scheduling of such 23 behavioral health assessments in a manner that results in approximately 24 twenty per cent of the total number of police officers in the law 25 enforcement unit receiving behavioral health assessments each year 26 over a five-year period. Notwithstanding the provisions of this 27 subsection, the administrative head of a law enforcement unit may 28 waive the requirement that a police officer submit to a periodic 29 behavioral health assessment when the police officer has submitted 30 written notification of his or her decision to retire from the law 31 enforcement unit to such administrative head, provided the effective 32 date of such retirement is not more than six months beyond the date on 33 which such periodic behavioral health assessment is scheduled to occur.

34 (c) In addition to the behavioral health assessments required 35 pursuant to subsection (b) of this section, the administrative head of 36 each law enforcement unit may, for good cause shown, require a police 37 officer to submit to an additional behavioral health assessment 38 conducted by a psychiatrist, psychologist or clinical social worker 39 approved by the union that represents police officers of such law 40 enforcement unit. The administrative head of a law enforcement unit 41 requiring that a police officer submit to an additional behavioral health 42 assessment shall provide the police officer with a written statement 43 setting forth the good faith basis for requiring the police officer to 44 submit to an additional behavioral health assessment. Upon receiving 45 such written statement, the police officer shall, not later than thirty days 46 after the date of the written request, submit to such behavioral health 47 assessment.

(d) A law enforcement unit that hires any person as a police officer,
who was previously employed as a police officer by another law
enforcement unit or employed as a police officer in any other
jurisdiction, may require such new hire to submit to a behavioral health
assessment <u>conducted by a psychiatrist, psychologist or clinical social</u>

53 worker approved by the union that represents police officers of such law 54 <u>enforcement unit</u> not later than six months after the date of hire. When 55 determining whether such new hire shall be required to submit to a 56 behavioral health assessment, the law enforcement unit shall give due 57 consideration to factors that include, but are not limited to, the date on 58 which such new hire most recently submitted to a behavioral health 59 assessment.

60 (e) [Any person conducting] (1) No psychiatrist, psychologist or clinical social worker that conducts a behavioral health assessment of 61 any police officer, in accordance with the provisions of this section, shall 62 access or request any medical record of a police officer through any 63 64 electronic health record system as part of such behavioral health assessment of such police officer. For the purposes of this subdivision, 65 "electronic health record system" has the same meaning as provided in 66 section 17b-59e. 67

68 (2) Any such psychiatrist, psychologist or clinical social worker 69 approved by the union that represents police officers of such law 70 enforcement unit to conduct a behavioral health assessment of [a] such police officer pursuant to the provisions of this section shall only 71 72 provide a written copy of the results of such assessment to [the] such 73 police officer and to the administrative head of the law enforcement unit 74 employing [the] such police officer. Such written results shall not 75 include an evaluation of such police officer's physical fitness for duty.

(f) The results of any behavioral health assessment conducted in
accordance with the provisions of this section and any record or note
maintained by a psychiatrist, psychologist, or clinical social worker in
connection with the conducting of such assessment shall not be subject
to disclosure under section 1-210 and shall not be made part of a medical
record. Such results shall only be used or shared in accordance with the
provisions of this section.

This act shall take effect as follows and shall amend the following sections:

Section 1 October 1, 2025	7-291e
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**INS** Joint Favorable Subst.

**PS** Joint Favorable