



Councilmember Brooke Pinto

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A BILL

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IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

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To amend, on an emergency basis, the Criminal Justice Coordinating Council for the District of Columbia Establishment Act of 2001 to require the Criminal Justice Coordinating Council (“CJCC”) transmit a report on risk factors for youth involvement in future gun violence, to require that certain District agencies provide the CJCC with information necessary to complete the report, and to authorize the Department of Health Care Finance to disclose health and human services information to the CJCC for the purposes of research on and analysis of criminal justice and public safety issues; to amend the Data-Sharing and Information Coordination Amendment Act of 2010 to allow the disclosure of health and human services information to aid in the development of the report on risk factors for youth involvement in future gun violence; and to amend the District of Columbia Mental Health Information Act of 1978 to authorize the disclosure of mental health information to aid in the development of the report on risk factors for youth involvement in future gun violence; and to amend the Fire and Police Medical Leave and Limited Duty Amendment Act of 2004 to provide that a member shall be presumed to have a performance-of-duty injury or illness if the member has been diagnosed with adenocarcinoma or liver cancer.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the “Criminal Justice Coordinating Council Information Sharing Emergency Amendment Act of 2023”.

Sec. 2. Section 1505 of the Criminal Justice Coordinating Council for the District of Columbia Establishment Act of 2001, effective October 3, 2001 (D.C. Law 14-28; D.C. Official Code § 22-4234), is amended as follows:

42 (a) Subsection (a) is amended by adding a new paragraph (9) to read as follows:

43 “(9) Conduct research and analysis on matters affecting public safety and criminal  
44 justice, including research and analysis utilizing behavioral health, physical health, employment,  
45 and education data.”.

46 (b) A new subsection (a-1) is added to read as follows:

47 “(a-1) Agencies are authorized to provide personally identifying information to the  
48 Criminal Justice Coordinating Council to aid in the development of reports pursuant to this  
49 section.”.

50 (c) A new subsection (d) is added to read as follows:

51 “(d)(1) The CJCC shall conduct research and analysis, and develop reports, pertaining to  
52 childhood factors that increase the likelihood of future involvement in gun violence for young  
53 adults.

54 “(2) Upon request by the CJCC, and to aid in the development of reports produced  
55 pursuant to this section, the Department of Health Care Finance (“DHCF”) shall provide, or cause  
56 to be provided, the following information to the CJCC on adult individuals included in a given  
57 study sample for the period of time when the individuals were under 18 years of age, including  
58 any associated personally identifying information:

59 “(A) Demographic data, including:

60 “(i) Name, address, and date of birth;

61 “(ii) Sex;

62 “(iii) Gender;

63 “(iv) Race; and

64 “(v) Ethnicity;

65                               “(B) Enrollment data, including;  
66                                       “(i) Eligibility start date;  
67                                       “(ii) Eligibility end date; and  
68                                       “(iii) Eligibility basis;  
69                               “(C) Claims data with mental, behavioral, and neurodevelopmental disorder  
70 diagnoses; and  
71                               “(D) Claims data with mental health procedures.

72                               “(3) Where necessitated by District or federal law or regulations, DHCF may enter  
73 into a Memorandum of Understanding with CJCC regarding the disclosure of data and other  
74 information pursuant to this section.”.

75                               Sec. 3. Section 102(a)(5) of the Data-Sharing and Information Coordination Amendment  
76 Act of 2010, effective December 4, 2010 (D.C. Law 18-273; D.C. Official Code § 7-242(a)(5)), is  
77 amended by striking the phrase “report required by section 1505(b-3) of the Criminal Justice  
78 Coordinating Council for the District of Columbia Establishment Act of 2001, effective October  
79 3, 2001 (D.C. Law 14-28; D.C. Official Code § 22-4234(b-3)” and inserting the phrase “reports  
80 required by section 1505(b-3) and (d) of the Criminal Justice Coordinating Council for the District  
81 of Columbia Establishment Act of 2001, effective October 3, 2001 (D.C. Law 14-28; D.C. Official  
82 Code § 22-4234(b-3) and (d))” in its place.

83                               Sec. 4. Section 302 of the District of Columbia Mental Health Information Act of 1978,  
84 effective March 3, 1979 (D.C. Law 2-136; D.C. Official Code § 7-1203.02), is amended by striking  
85 the phrase “section 1505(b-3) of the Criminal Justice Coordinating Council for the District of  
86 Columbia Establishment Act of 2001, effective October 3, 2001 (D.C. Law 14-28; D.C. Official  
87 Code § 22-4234(b-3)” and inserting the phrase “section 1505(b-3) and (d) of the Criminal Justice

88 Coordinating Council for the District of Columbia Establishment Act of 2001, effective October  
89 3, 2001 (D.C. Law 14-28; D.C. Official Code § 22-4234(b-3) and (d))” in its place.

90           Sec. 5. Section 653(a)(1) of the Fire and Police Medical Leave and Limited Duty  
91 Amendment Act of 2004, effective May 1, 2013 (D.C. Law 19-311; D.C. Official Code § 5-  
92 653(a)(1)), is amended by striking the phrase “rectal, testicular” and inserting the phrase “rectal,  
93 adenocarcinoma, liver, testicular” in its place.

94           Sec. 6. Fiscal impact statement.

95           The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact  
96 statement required by section 4a of the General Legislative Procedures Act of 1975, approved  
97 October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).

98           Sec. 7. Effective date.

99           This act shall take effect following approval by the Mayor (or in the event of veto by the  
100 Mayor, action by the Council to override the veto), and shall remain in effect for no longer than  
101 90 days, as provided for emergency acts of the Council of the District of Columbia in section  
102 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788;  
103 D.C. Official Code § 1-204.12(a)).